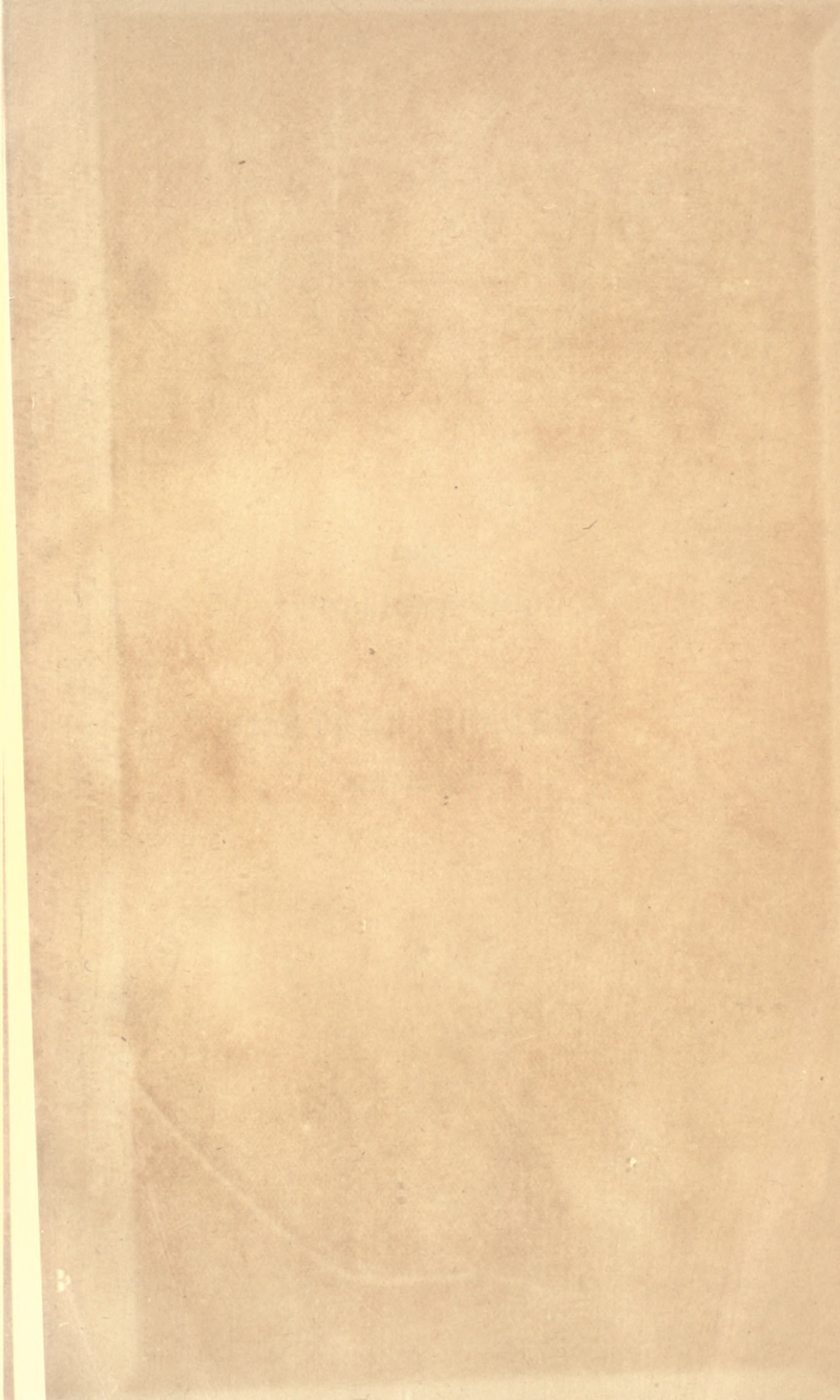


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HALMOTA PRIORATUS DUNELMENSIS.

CONTAINING EXTRACTS FROM THE
HALMOTE COURT OR MANOR ROLLS
OF THE
PRIOR AND CONVENT OF DURHAM.

A.D. 1296 — A.D. 1384.

Published for the Society
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1889.

At a Meeting of the COUNCIL of the SURTEES SOCIETY, held in Durham Castle, on Tuesday, December 5, 1876, Mr. FAWCETT in the Chair, it was

ORDERED, That one or two volumes of extracts from the DURHAM CAPITULAR RECORDS, relating to tenant-right and ancient customs and usages in regard to land, should be edited for the Society by Mr. LONGSTAFFE.

At a Meeting of the COUNCIL of the SURTEES SOCIETY, held in Durham Castle, on Tuesday, March 6, 1888, Mr. CUNDILL in the Chair, it was

ORDERED, That Mr. BOOTH should complete the volume of extracts from the DURHAM CAPITULAR RECORDS, which was formerly intrusted to Mr. LONGSTAFFE.

JAMES RAINÉ,
Secretary.

P R E F A C E.¹

THE materials which exist for depicting the village communities of the county of Durham, from the latter part of the twelfth century downwards, possess extreme interest, and, fortunately, are numerous when we enter on the fourteenth century. It is true we have no record coeval with Domesday Book, the most Northern counties not being included in that survey; but we have in **BOLDON BUKE** a valuable record of the tenures and of the services rendered in respect thereof by the tenants of the Bishop, compiled by order of Hugh de Puiset, Bishop of Durham, in 1183. An early ms. copy of this survey was printed by the Society in 1852, and forms vol. xxv. of their publications. This survey comprised all the manors or lordships of the See of Durham, and extended over considerable portions of the county Palatine of Durham. It was followed by a later survey, made by order of Bishop Hatfield, *circa* 1382, also printed by this Society, and appearing among their publications for the year 1856 (vol. xxxii.). The

¹ The editing of the Halmote Rolls of the Prior and Convent of Durham was intrusted by the Council of the Surtees Society, in 1876, to Mr. W. H. Longstaffe, whose intimate acquaintance with the antiquities of the county of Durham, and whose long and fruitful labours in the field of archaeology, pre-

eminently fitted him for the task. It is much to be regretted that his engagements have prevented him from completing this volume. The Society is, however, indebted to him for seeing through the press pp. 1-144 of the text, and the Appendix. For the remainder of the volume the present editor is responsible.—J. B.

interval, nearly two hundred years, which elapsed between these surveys, necessarily leads us to expect a considerable change in the condition of the county as evidenced by these records. The later survey is much more extensive than the earlier one, showing that a number of villages had sprung into existence between their respective dates, and consequently a large tract had been reclaimed and brought into cultivation. It is also made with more particularity as regards the tenants themselves and their individual holdings. Next to the Surveys, the most important of the materials which exist are the Manor Court Rolls or Halmote Court Rolls of the Bishops, and of the Prior and Convent, of Durham. Those of the See of Durham commence in A.D. 1345, and continue in an almost unbroken series to the present time.¹ The present volume is confined to the Halmote

¹ The following are the manors, with their respective vills, under the jurisdiction of the Bishop's Halmote Court, the copyholds in which are to this day held according to the custom of the Court:—HOUGHTON MANOR—comprising the vills of Bishopwearmouth, Ryhope, Burdon, Herrington, Newbottle, Murton, Wardon, and Houghton. EASINGTON MANOR—comprising the vills of Sherburn, Cassop, Shotton, Shadforth, and Easington. CHESTER MANOR—comprising the vills of Ryton, Whickham, Whitburn and Cleadon, Newton and Plawsworth, Boldon, Chester, Urpeth, Gateshead, and Framwellgate. MIDDLEHAM MANOR—comprising the vills of Sedgefield, Cornforth, and Middleham. STOCKTON MANOR—comprising the vills of Carlton, Hartburn, Norton, Hardwick, Preston, and

Stockton. DARLINGTON MANOR—comprising the vills of Cockerton, Whessoe, Haughton, Blackwell, and Bondgate in Darlington. SADBERGE MANOR—comprising the vills of Sadberge and Newbigging. AUCKLAND MANOR—comprising the vills of Rykenhall, Midridge, Heighington Killerby, West Thickley, West Auckland, Redworth, Coundon, Byers, Escomb, East Thickley, Newton Cap, and Bondgate in Auckland. WOLSINGHAM MANOR—comprising the vills of Stanhope, Lynesack, Bishopley, Bedburn with Witton, Hamsterley, and Wolsingham. And LANCHESTER MANOR—comprising the vills of Benfieldside, Billingside, Butsfield, Satley, Broomshields, Kyo, Pontop, Broom with Flass, Roughside, and Rowley. Besides the MANOR OF BEDLINGTON, formerly portion of the County Palatine of

Court of the Prior and Convent, and commences with the earliest roll extant, viz., for the year 1296.

Besides affording much information as to the conditions on which the land was held, and the methods of its cultivation, they give us a vivid picture of the rural population of the county of Durham during the period covered by the rolls ; indeed, it is hardly a figure of speech to say we have in them village life photographed. The dry record of tenures is peopled by the men and women who occupied them, whose acquaintance we make in these records under the various phases of village life. We see them in their tofts, surrounded by their crofts, with their gardens of pot-herbs. We see how they ordered the affairs of the village when summoned by the bailiff of the vill to consider matters which affected the common weal of the community. We hear of their trespasses and wrong-doings, and how they were remedied or punished ; of their strifes and contentions, and how they were repressed ; of their attempts, not always ineffective, to grasp the principle of co-operation as shown by their bye-laws ; of their relations with the Prior, who represented the convent and alone stood in relation of lord. He appears always to have dealt with his tenants, either in person or through his officers, with much consideration ; and in the imposition of fines we find them invariably tempering justice with mercy. But of their contents, more presently.

The Court Rolls which are printed in the present volume are preserved in the Treasury of the Dean and

Durham, but now in the county of Northumberland, and which com-

prised the vills of East and West Sleekburn, Cambois, and Bedlington.

Chapter of Durham. They are written on skins of parchment, stitched together in Chancery fashion into a long roll twelve inches wide, and of varying length, but generally about eight feet. The entries are carried *in dorso* as far as the necessities of the scribe, whose business it was to transcribe the proceedings of the Court, required. The condition of many of the rolls shows they have suffered from damp, and consequent decay. The handwriting is clear and legible, except where the skins are worn by frequent rolling and unrolling, which have necessarily affected that portion of the manuscript carried to the back of the rolls. The Latinity is faulty, the result in most cases of carelessness. Many of the errors have been silently corrected in the text of this volume, to prevent the inconvenience which would have been caused by calling more frequent attention to the grammatical errors of the scribe; enough, however, remain to justify the charge of carelessness. The rolls are not printed in their entirety, which would have involved much useless repetition of similar matter. But no entry has wittingly been left unnoticed which throws any light on the tenures of the land or the ways and habits of the people.

The period embraced in the present volume is from A.D. 1296 to A.D. 1384. There are, however, considerable gaps between these dates.

Thus, prior to 1365 the rolls for the years 1296, 1300, 1309, 1332, 1333, 1340 ?, 1345, 1347, 1356, 1357-1366, and 1364, are alone preserved, and often in a very fragmentary form. From 1365 to the end of the present volume the series is complete.

The Halmote Court appears to have been held three times in each year, viz., in the early spring, summer, and autumn. In consequence of the legal year commencing on the 25th March, the first turnus commenced in the summer, the second in the autumn, and the third in the spring of the following year, according to our reckoning. The Court is invariably called the Court of the Prior, in whom were embodied the rights and authority of the convent, and their consent or privity does not appear to have been required in the Prior's dealings with the tenants. The ninth statute given for the regulation of the Dean and Chapter soon after their foundation seems to recognise the authority which the Prior had in this matter to act independently of the convent : “ *Licebit tamen Decano, terrarum visitatori . . . terras, tenementa, prata, pascuas, piscarias et decimas locare et dimittere de anno in annum, et ad voluntatem domini (ut loquuntur) secundum consuetudinem maneriorum ecclesiæ prædictæ, etiam non requisito consensu capituli.* ”

The Steward, Bursar, and Terrar¹ (terrarius) appear to have had equal authority in holding courts. Sometimes we find the court held before all three, and sometimes before two, of these three officials, but always “ with others,” whose names are not mentioned.

The Halmote Court² would, no doubt, where the

¹ Amongst the other duties of the Terrar, he was Master of the Guest Hall of the Monastery. See Rites of Durham, vol. xv. Surtees Soc. publications, p. 76.

² Halmote or Halimote (from the Sax. *Heale*, i.e. *aula*, and *Gemot*, i.e.

conventus, is what we now call a count baron ; and the etymology is the meeting of the tenants of one hall or manor.—Dr. Cowel's *Law Dictionary*. If for *of* we read *in*, no objection can be taken to this definition.

Prior had a manor house, be held in its hall, and therefore, as we might expect, the Prior himself was frequently present. In 1374, 1375, and 1376, we find the court held *before* the Prior, Bursar, and Steward, the Prior sitting as a component part of the court, but in these instances the Terrar was absent. The circuits or *turni* did not invariably commence at the same place, nor was the same order always preserved in making the circuit. The proceedings in each Vill or Township were kept distinct; thus the name of the vill is written in the margin of the roll, then follow the names of the jurors, with such matters as relate to that vill. In some cases two or more of the vills appear to have been grouped into lordships, and within each lordship, or at some convenient manor house of the Prior, the Court would sit, and thither those who owed suit and service would be summoned.

The following is a list of the vills subject to the jurisdiction of the Halmote Court alphabetically arranged. How they came, or were claimed to have come, into the possession of the Convent is exhaustively treated by Canon Greenwell in his Preface to *Feodarium Prioratus Dunelmensis*, vol. lviii. of the Society's publications.

AYCLIFFE (Aclay, Aceley, Akeley, Akley, Aclyff).

BELLASIS (Belas, Belasise, Belasiis, Bellaces, Bellassys).

BEWLEY or Newton Bewley (Neuton Beaulieu, Beauliu, Beaulu, Beaulw, Beulewe, Beulie, Beulu, Beulw, Beulwe, Bieulieu, Bieulwe).

BILLINGHAM (Billyham, Billyngham, Byllingham).

BURDUN (Bordon).

CHILTON.

COUPON (Copon, Cowpen, Cupon, Cupun).

DALTON.

EDMONDBYERS (Edmondbirs, Edmondbires, Edmondbyres, Edmundbires, Edmundbyres).

FERRY HILL (Fery, Feryclyff, Fericliff, Ferrycliffe).

FULWELL (Fulewell, Fulliwell, Fuluell).
 HARTON (Herton).
 HEBBURN (Heb'rn, Hebern, Heberine, Heborne, Hebn).
 HEDWORTH (Hethworth).
 HESLEDON (Hesilden, Hesylden, Esilden).
 HEWORTH (Heworthe, Heworths, Heworthes, Nethir Heworth,
 Over Heworth).
 JARROW (Jarou, Jarow, Jarowe, Jarw, Jarwe, Jarrowe).
 THE MERRINGTONS (Kirke Meryngton, Mid Meryngton, Est
 Meryngton, West Meryngton).
 MONKTON (Moncton, Moncketon).
 MOORSLEY (Moreslaw, Moreslawe, Moyrlaw).
 NEWTON KETTON.
 NUNSTANTON (Non Staynton).
 THE PITTINGTONS (Pittington, Pityngdon, Pitingdon, Pitting-
 dun, Pittyngton, Putingdon, Pydington, Pytingdon, Pyt-
 tyngton, North cum Suth).
 THE RAINTONS (Raynton, Reynton, Reyington, East and West).
 RAVENSLAT (Ravensflatt).
 SHIELDS (Schels, Scheles, Schelis, Schelles, Shels, Sheles,
 Shelis, Shelles).
 SOUTHWICK (Southewik, Suthewik, Suthwik, Suthwyk, Suthe-
 wyk, Sutwyk, Suthwith, Southewicke).
 SPEN (Spennymore, Spennynghmour).
 USWORTH (Usseworth).
 WALLSEND (Wallesend, Walleshend, Walleshende, Walisend).
 WARDLEY (Wardlye, Wardelay, Wardley, Wardly).
 WEARMOUTH (Weremouth, Wermouth, Wermuth, Warmouth,
 Warmoth).
 WESTOE (Wivestowe, Wyestowe, Wyestow, Wyestowe).
 WILLINGTON (Willyngton, Wilyngton, Wyllington, Wyveling-
 ton, Wyuelington).
 WOLVISTON (Wolstan, Wolveston, Woluiston, Wuluiston,
 Wolusston, Woulveston, Wolstone).

Of these we find associated for certain purposes, Willington and Wallsend (pp. 27, 116); Wearmouth (by which we must understand Monkwearmouth, on the north bank of the Wear), with Fulwell and Southwick (p. 43); Westoe with Harton (p. 27); The Merringtons with Ferry and Chilton (pp. 35, 130, 149, 177); Monkton with Jarrow and Hebburn (p. 36); Moorsley with the Pittingtons (p. 63); The Raintons with North

Pittington (p. 80). We also find the villans of the two Heworths owed services at the manor of Wardley. The vill of Westoe and Harton owed suit of court at Fulwell, but this was probably from the manor-house of Fulwell affording facilities for holding the court, as these vills do not appear to have been otherwise associated.

Frequent reference is made in the rolls to the Free Court, but it is also clear from entries, to be afterwards noticed, that free tenants owed suit and service at the Halmote Court, which thus falls properly under the definition of a Court Baron.

The contents of the rolls may be broadly classified under the following heads,—I. Demises of land held by the bond-tenants or *husbandi*, niefs or *nativi*, cotmen or *cotarii*, and others: and of the demesne lands. II. Injunctions or bye-laws for the regulation of the village communities, and the orderly enjoyment of common rights. III. Penalties for the breach of those regulations, and other offences against good-neighbourhood.

I. As to the tenure of lands held by the lord's inferior tenants. Notwithstanding the rents, duties, and services, and the fine paid on entering, the inferior tenants of the Prior had a beneficial interest in their holdings which gave rise to a recognised system of tenant right, which we may see growing into a customary right, the only limitation of the tenant's right being inability, from poverty or other cause, to pay rent, or perform the accustomed services. The instances are numerous where from these causes the tenants holding was seized into the lord's hand, but sometimes we see provision made for a former tenant. Under Fulwell

(p. 10), William Maye took a toft and land, which Alan, son of Peter, held, who during his life was to have lodging in the toft, and three roods of land, in each field one rood. See also Monkton (p. 9). The widow invariably succeeded in widow-right to the holding of her husband for life. The fine (*gersuma*) on entry appears to have been certain, and not excessive, and frequently was remitted, in whole or in part. Without the lord's consent she could not marry again. Under Newton Bewley (p. 59) a widow, admitted to two messuages and sixty acres, is prohibited from marrying again under a fine of four pounds. If she married she remained tenant, and was responsible for the accustomed services, but she, with her husband, might surrender her tenement. Thus under Aycliffe (p. 23) we see John Fermour admitted to a cottage which Emma, the wife of Gilbert Randolph, held, and which they (Gilbert and Emma) then surrendered ; and again, under East Rainton (p. 21), we find John Freeman admitted to his mother's holding, which she and Robert Thompson, who had married her, surrendered in court to his use. After the widow's death perhaps family considerations rather than custom regulated the right to admittance. Under Billingham (p. 104) we find the husband admitted to the holding of his late wife ; but under Fulwell the son takes the holding of his mother, and her husband undertakes to repair a grange with a pair of "siles" and two "gavil forces" to the contentment of the son. If the widow did not wish to hold her husband's tenement, his heir, or, in default, any of his blood, had the option of succeeding, and failing these, the lord would admit any one willing to fine ;

but the tenants, whether of the blood of the previous holder or others, are invariably admitted for life. Thus, in Pittington (p. 36) John Punshon is admitted for life to the tenement of Peter Hudson, as neither his widow nor any of his blood wished to fine ; in Shields (p. 44) a tenement is taken at an increased rent for life, as none of the blood of the previous tenant wished to fine ; in Ferry (p. 86), a tenement is taken by Matilda, who was the wife of John Simson, formerly John Hodds, which came into the Prior's hands in consequence of his dying without an heir ; and in Southwick (p. 122) Elias Raven is admitted to a moiety of a bondage tenement, which the widow of the previous tenant held in widow-right, as none of his blood wished to fine. Of the blood of the last tenant, the heir would, no doubt, be preferred, but in Shields (p. 18) we have an instance of a toft being divided into moieties, and taken by the two sons of the previous tenant, but being found of tender years, and unable to dispose of the toft, a guardian is appointed for eight years, who is to repair and sustain the toft at his own costs, he having the profits. He is also to maintain the infants in food and clothing, and to lodge them in the toft. At the end of eight years the two sons are to have and to hold it peaceably, without hindrance of the guardian. It would almost seem that in this instance the sons were twins, and the entry is exceptional in other respects, as showing a larger estate than usual in the tenant, and that there was a *right* of disposition. In Aycliffe (p. 34) we find the admittance of another infant son in succession to his father, and a guardian assigned to him.

In the vills subject to the Halmote Court, the rents were not fixed and certain during the period covered by this volume. The ancient (*antiquus*)¹ rent was frequently increased, and as frequently abated, from which we may infer at this period it was in the nature of a rack-rent, and varied with the capabilities of the land or the circumstances of the tenant. It varied from 6d. to 1s. per acre. In this respect the tenants of the Bishop's manors were on a more favourable footing, as may be seen in comparing the rents and services of the bond-tenants, as recorded in Boldon Buke and Hatfield's Survey. In both Surveys they are found the same, though two hundred years intervened. But with regard to the money payments of the Prior's tenants, it must be observed that careful consideration appears to have been given to the circumstances and condition of the tenants, as the instances are numerous where payment is allowed to be postponed or abated. Under Spennymoor (p. 16) we see an allowance made to the widow of a former tenant of half the yearly rent on account of her age and weakness of mind.

Those tenants who were *niefs* (*nativi*) of the lord were, in the language of the law-books, *glebæ adscripti*, and could not leave the vill without the lord's licence. If they left the vill they required the lord's licence, and a payment was made, *pro albanaria*, i.e. for the privilege of living under another lord (see Shields, p. 185). Hence we find frequent inquiries in the lord's court,

¹ The word *antiquus*, however, may not necessarily imply the rent was of long standing. At p. 181 (Sheles) we find Alice Morros admonished to forsake her old habits (*antiquos mores*).

and presentments of those who were of this condition, and where they were residing. The niefs were required to do fealty in court, in proof of their servile condition. In Billingham (p. 123) we have the form of oath, “that he will be true to the Lord Prior and convent, and to their servants, in body and goods, and that he will not take himself from their land.” The niefs who were in possession of bondage tenements (*bondagia*) held, not *for life*, as the other tenants, but *at the will of* the lord, and this variation from the usual form is usually explained in the roll, *quia natus*. Tenants so holding at the will of the lord do not appear to have been subject to fines on entry (see under Jarrow, p. 84). It seems, however, not to have been inconsistent with the condition of a nef that he should hold of the Prior other land for life. Thus we find John Yotson, a nef of the lord, taking a cottage and ten acres for the term of his life (Hesledon, p. 132), and again, under Billingham, Robert Yotson, the lord’s nef, is similarly admitted. Such of the bondage tenements as were held for life were probably held by tenants, *husbandi*, who were not of the condition of niefs: under Billingham (p. 104) and Cowpen (p. 79) we find instances of bondage tenements so held. Niefs appear to have been sensitive of their condition, for frequent injunctions against calling them “rustics” occur. In Wolveston we meet with an injunction on all the tenants of the vill that none call the lord’s niefs *rusticos* under a penalty of twenty shillings, and in the Raintons (p. 33) the tenants are even forbidden to call any one in those vills a nef, under a similar penalty.

One condition under which all the lord's tenants held was that none could let or exchange their holdings, in whole or in part, without the lord's licence. If this were done without authority, the holding was seized into the lord's hands, and the tenant would only be readmitted on payment of a further fine. In Wolveston (p. 68), William Sergaunt we find so readmitted to a messuage and fifteen acres, but the fine is allowed him, and he has leave to let three acres in each field, one acre for the term of his life. The liability to maintain and leave in sufficient repair the buildings on their holdings was strictly enjoined and enforced, though the lord generally found timber for the purpose. If the tenant left house, grange, or other building out of repair, the damages were assessed by the jury, and the goods of the defaulting tenant arrested for making the necessary reparation ; for a proceeding of this nature see under Dalton (p. 129).

If there was a difficulty in finding a tenant, the vacant holding would be assigned to those who were of sufficient means to cultivate it ; thus we see in Pittington (p. 33) a messuage with twenty-eight acres, assigned to two tenants, who are found by the jury able (*potentes*) to hold it, and in Billingham (p. 45), where the lands held by former tenants are assigned to all the husbandmen of the vill to answer for the rent ; also in Cowpen, where three acres, long lying waste, are assigned to all the tenants of the vill, until some tenant should come who should be willing to take them.

The demesne lands of the vill or lordship were demised at the lord's court, and the tenants admitted,

occasionally on payment of a fine in addition to the rent. Usually the rent of the demesnes was payable at the Exchequer of the Prior in Durham, but as the rent of the bondage tenements was occasionally directed to be paid at the Exchequer, no inference as to the nature of the tenure can be made from this circumstance. In East Rainton (p. 101) the demesnes are demised to four tenants for a term of years, under conditions which were probably usual in similar demises, viz., to manure a certain proportion of the land each year, to leave the buildings as they received them, and the land, as to the ploughing, as they entered, to grind their corn at the lord's mill, as *they* were liable to grind who held husbandry lands.

In Billingham (p. 34) John Hardgill is admitted to the manor (*manerium*), which would seem to have included the lord's demesne lands and buildings, for the term of his life, at a yearly rent, and in form similar to the admittances to what may be termed, for the sake of distinction, the customary or township lands held for life, viz., *faciendo domino et vicinis quæ incumbunt*, and he pays a fine on entry. In the same vill (p. 104) a bondage tenement is taken, with ten acres of the demesnes, for life, and there are numerous other instances where the demesne lands are taken with other lands, and without any difference in form. There is some authority for the view that all copyhold lands were at first demesne lands: per Ley Ch. J., 2 Roll rep. 256, Mich. 20 Jac. B.R.: but it may reasonably be doubted whether all customary tenures are so descended. Here, however, we may perhaps trace the transition

stage of demesne lands passing into customary lands. The position of the free tenants with regard to the Halmote Court is somewhat obscure, and the more so when we find the free court having a kind of concurrent jurisdiction. In Newton Ketton (p. 22) an order is made for the attachment of John Gilet, that he be at the free court to answer the lord for a trespass in his meadows with sixty pigs, and for a rescue when they were about to be impounded. Other attachments are ordered to answer at the free court concerning boundary stones (Wearmouth, p. 37) ; for not feeding the common swinehouse (Wolveston, p. 68) ; for assize of ale broken, and for several encroachments (Wearmouth, p. 84) ; for cutting the “balks” (Fery, p. 147), and there are other instances (East Rainton, p. 146), Aycliffe, p. 147) where it is difficult to see the reason for referring the matter to the free court, when we find freeholders attending the Halmote Court, doing homage and fealty (Hebburn, p. 128 ; Burdon, p. 89), and giving their assent to orders made at the Halmote Court (Aycliffe, pp. 155, 171).

In Wolveston (p. 109) we find admittance taken to free land (*libera terra*) in court. The usual form is followed, viz., Marjory de Kent came into court and took the land which the mother of her late husband held, the *habendum* being until the son of her husband, whose heir he is, attains full age, and there is a further rent in addition to the free rent. In East Merrington (p. 104) the freeholders were charged with their proportion of the repairs of the “lonynges” and of the mill (p. 86). In the same vill a tenant of thirty

acres of free land was bound to mow one day in autumn without food, or two days with food (p. 30). The repairing of the lanes and of the mill being for the common benefit of all, one would expect to find the freeholders bearing their proportion, but the duty of assisting in mowing attached to free land is not easily explained. In Hesledon (p. 75) a tenant of a messuage with twenty acres which he held freely by homage and fealty, rendered his best beast as a heriot and nothing for a relief. This is almost a solitary instance of a heriot being rendered, which was, therefore, probably not an incident of tenure in the vills of the Prior and Convent.¹ The instances of homage and fealty being done at the Halmote Court by free tenants, notwithstanding the existence of a free court, might in some cases be exceptional, and the result of convenience, but that it was an obligation and not optional in other cases is shown by frequent entries. In Burdon (p. 89) Robert de Faudon did fealty in court for the moiety of a messuage and three bovates which he held in right of his wife, and as there was issue born to them (*eo quod proles sussitata est inter eos*), a day is given him to do homage. The coheiress in respect of the other moiety is distrained to do homage and fealty at the next court, and both are charged for a relief 6d. and a

¹ Bracton, whose treatise, *De Legibus Angliae*, was written a century earlier, has the following passage. "There is another kind of payment, which is called a Heriott, and which has no comparison to a Relief, to wit, where the tenant, free or serf, on his death remembers his lord from

whom he holds, remembers him with his best beast or his second best beast, according to the custom of the country, which gift indeed is rather made of grace than of right, and which does not affect the inheritance" (Rolls Ed. vol. i. p. 681).

pound of cumin. In Edmondbyers (p. 31) the master of Sherburn Hospital is distrained to do homage and fealty for Pethomsak, *hodie* Pedoms-Oak. In Burdon (p. 116) William de Walleworth is distrained to do homage and fealty for lands purchased of Thomas de Walleworth, and there are other similar instances.

From the previous references it will be seen that during the fourteenth century, in these vills there were among the tenants at least four different classes. First, and they probably embraced the largest number, were the villans (*husbandi*) and cotmen (*cotarii*), who held for life, and whose tenant-right we see ripening into a customary estate. Second, the niefs (*nativi*), who held *at the will of* the lord, which term must be taken in its literal sense, and who were bound to reside in the vill. These two classes supplied the labour necessary for the cultivation of the demesne lands. Third, the tenants of the demesne lands, who held for terms of years or life, and whose rents were payable to the Prior's exchequer. Fourth, the free tenants, who had a recognised estate of inheritance, and owed homage and fealty to the lord in his court, and were subject, in some cases at least, to rent and fines on entry, and other manorial incidents of tenure.

From the occasional inventories which we find on the rolls, the worldly goods of the lord's tenants appear to have been of small value. The lord frequently supplied the ploughing oxen or horses for cultivating the holding, and in a fresh demise we usually see the tenant entering on the tillage land once or twice ploughed, from which we may infer arrangements were made for continuing the ordinary husbandry operations when the holding

was vacant, so as to prevent the inconvenience which would follow on any part of the open field remaining uncultivated. The regulations also for manuring, and against the sale of manure out of the vill, also the orders now and then met with for eradicating weeds,¹ show a desire to make the most of the soil. After supplying their own wants, the lord's granaries appear to have had the first claim on the tenant's produce, as we find, at least in some vills, numerous orders against their selling corn except to the Terrar or Bursar, without their leave (pp. 90, 93).

II. Injunctions or bye-laws, orders and precepts. Of these there are numerous entries on the Court Rolls, and with such matters as more immediately concerned the tenure of the land, they constituted the most important business of the court. The usual formula, where the whole of the tenants of the vill were affected, was *injunctum est omnibus tenantibus villæ*, or, *ordinatum est ex communi assensu*. Sometimes, as already noticed, the free tenants are found assenting. These orders for regulating the affairs of the village community will be found, (a) to affect the relations of the tenants to their lord, and (b) the duties of the tenants towards each other. The tenants were also bound, when summoned by the bailiff or other officer, to meet out of court for the purpose of discussing and settling their internal affairs, for the convenience of the lord and the neighbours. (See Billingham, p. 123, and Hesledon, p. 138.) Probably, where the tenants were numerous,

¹ In Edmondbyres (p. 118) there is an order on all the tenants to clear the ground of "gold." In the ad-

joining township of Muggleswick we have a place-name Gold-hill, which may be so derived.

some would be elected for this business, and to report to the following court. (See Acley, pp. 82, 180.) Of matters affecting the relations of the tenants to the lord, the more frequent orders relate to encroachments either on the lord's demesne lands or his wastes ; the protection of the tenants of the lord's mills, brewhouses, and ferries ; the upholding of the jurisdiction of the lord's court by prohibiting pleas being taken elsewhere ; the obligation of supplying the lord's wants in priority to those of any one else ; the due performance by the tenants of such services as they were bound to render, either on the lord's demesne lands or in the carriage of corn and victuals beyond the vill ; the reparation of the mills and mill-pools, and of the buildings on the tenant's holding ; regulations for the orderly cultivation of the land, and to ensure the tenants leaving the tillage lands, in regard to ploughing, fallowing, and manuring, in the same state as they entered. No doubt many of these regulations affected the tenants of the demesne lands, as well as the bond tenants, and others holding the township lands, as distinguished from the demesne lands.

The orders made at the court for the common weal of the vills, and which affected the relations of the tenants towards each other, show a keen appreciation of the benefits arising from co-operation. Thus we find provisions for the maintenance of a common forge, to which the smith was bound to repair at stated intervals ; for the maintenance of the pinfold, and having a common pounder ; against overburdening the common pasture-ground with cattle ; for keeping a common hird or shepherd and harvestman (*messor*), and the payment

of their salaries ; for the maintenance of and heating in turn the common oven or bakehouse ; for the employment of common brewers, and regulating the price of ale sold in the vill ; for ploughing to the best advantage, so as to prevent waste of ground by leaving the outsides unploughed, or water standing in the furrows ; for sowing the tillage land as it lay in course, and fallowing as accustomed ; for fixing the time for turning cattle into the stubbles, so as to allow time for the tenants to reap and carry their corn ; for preventing the cattle leaving the vill without proper custody. In some of the vills the duty of tending the cattle appears to have been taken by the tenants in turn ; see Pittington (p. 161), East Merrington (p. 167). Among the regulations affecting the cotmen we find them limited to pasture for five sheep, for which one cow seems to have been an equivalent ; Weremouth (p. 156). The land occupied with a cottage varied ; usually it was from four to seven acres. In Dalton (p. 129) we find the cotmen occupying a separate pasture, which the husbandmen are not to depasture, as they did before the murrain. In Fery (p. 126) the cotmen are forbidden to leave the vill whilst the tenants have work to be done. The principal work of the cotmen appears to have been in harvesting on the demesnes of the manor. In Southwick (p. 136) a cotman owed four days' work each year, estimated at one shilling, which was in arrear for seven years, and therefore paid seven shillings ; but we must remember there was no statute of limitations : the strict account of arrears, however, is suggestive. The highways and lanes the tenants were under a

common obligation to repair. Under Fery (p. 142) we find the tenants ordered to make “dols” (guide-posts), so that those crossing the moor might know the highway. The streams, springs, and wells were protected from pollution by orders made at the court. In East Rainton (p. 146) the bailiff is ordered to arrest those who place their plough-irons in the spring. At a subsequent court the tenants are ordered to make a pond nigh the spring for cooling their plough-irons, so as to preserve it from pollution. In the adjoining vill of West Rainton the tenants are forbidden to use the common well for washing clothes and other things. Similar orders are made at Westoe against so using Holaw-Pool, reserved for watering cattle and domestic purposes, and also a watercourse nigh the chapel (pp. 38, 160). The community of the vill of Nether-Heworth appear to have appointed the Smith-burn for brewing and making bread, and its use for washing is forbidden. As an instance of another nuisance from which the villagers were able to protect themselves by an order made at the court, see Billingham (p. 39), when Thomas Herynger is forbidden after Christmas to make “oleum” (probably fish-oil) at home, but at Pekesker, under the penalty of half a mark, as all the tenants complained of the smell, and none could pass without danger.

The offences for which a fine was not an exemplary punishment necessitated the erection within the vills of the time-honoured stocks, for we find occasional orders for their repair. In one instance we find the tenants of Shields fined for not having a *cucking-stool*. Judging from the repeated warnings given to the women at

the court in every vill to restrain their tongues, we may imagine this mode of punishment was not infrequently resorted to. Troublesome servants, like troublesome children, might be chastised by their masters under the court's direction (see Wolviston, p. 58, Billingham, pp. 144, 154); but if chastisement was administered by any one else, *both* the master and servant could complain and have damages for trespass (see Wolviston, p. 101).

III. Penalties and amercements. The duties which the tenants in the village communities owed to their lord and the neighbours are further exemplified by the record of penalties and amercements inflicted, and of damages assessed for breaches of the conditions of their tenure, or of those rules and regulations of the community to which they were bound to conform. As regards the conditions under which they were admitted to their holdings, we find personal occupation and cultivation necessary, unless the lord's leave was obtained for letting or exchanging the holding. The tenant was bound to repair his tenement, or his goods were liable to be seized to make good the defects. Timber could not be cut without licence. In Edmondbyers (p. 98) we find John Edeson assessed for an oak cut down, and the honey and wax carried away; and under Acley (p. 88) there is a distinct charge of pilfering young oak-trees against the vicar. It does not appear that the usual privilege known as plough-bote and house-bote, viz., taking timber for implements of husbandry and the necessary reparation of tenements, could be exercised without licence, as it is invariably found timber,

when required for repairs, whether in gross or as “siles,” “firsts,” “spars,” and “ribs,” is specially allowed by the lord or his officers. For deterioration of land, not manuring, or taking manure out of the lordship, damages are assessed ; also for cultivating out of course, as in Willington (p. 105), where we see a tenant had taken a crop of oats instead of beans or peas. Trespasses, as might be expected, on the neighbour’s corn, when the open-field system of cultivation was in use, are frequent. Hirsill, or the obligation of the tenants to send their cattle, geese, and pigs from the vill under proper custody, would obviate to some extent the want of fences ; but we constantly find hot disputes among the tenants from this cause, which often led first to hard words and then to blows. Indeed, the frequent orders upon the tenants not to transgress in word or deed, or with staves, arrows, or knives, and the numerous fines for drawing knives to strike, and (though less frequently) striking with knives, and the volatility of the villans in court, rather suggest some points of resemblance between the tenants of the Prior and the peasantry of to-day in our sister isle. Attendance at the lord’s court was strictly enforced, and the fines for absence, or being late, are frequent. Contempt of court was not unknown ; thus we find fines imposed for refusing to be silent in court, speaking contemptuously of the jury, and imputing to them falsehood.

Brewing of beer appears to have been farmed from the Prior. It was therefore necessary to give brewers protection, and accordingly we find it an offence to buy beer outside the vill and sell it within. In Shields

(p. 32) we find Richard Burdon, Richard Harper, and Robert Benedicite buying beer at Newcastle, and selling it at Shields, to the injury of the farmers of the brew-house.

The retailing of ale was in the hands of the female tenants. The fines for breach of assize of ale occur very frequently. There seems to have been also occasionally a reluctance to sell off the premises, and at the price fixed by the tasters. In one instance, Alice de Bellassus had the hardihood to send bad beer to the Terrar, which was proved in court to be of no value. The assize and quality of bread sold were under the regulations of the vill, and we find it an offence to sell bread baked with unsound corn ; but the complaints as regards bread are rarer than those made of the quality and price of the beer, and for refusing to sell off the premises. Of other offences, that most frequently noticed on the Court Rolls and compounded for is *Leyrwit*. Incontinence was common in the vills. In a note on p. 152 are given the numbers, in two circuits for 1378, of those who pay for merchet, and of those who are fined for incontinence. Merchet was the regular payment made by a *nief* on the marriage of his daughter, but in these two years (which fairly represent the proportion in other years) they are considerably less in number than fines for *leyrwit*. Such a record as we find (p. 13), where *Preciosa*, the daughter of the Vicar of Merrington, is so fined, is at least sad.

It does not appear on what grounds the tenants were forbidden to play "*ad pilam*," if a game at ball is meant, unless some element of gambling were in-

volved in the game.¹ There are frequent injunctions to the tenants not to play. In East Merrington (p. 175) we see the constables of the vill charged not to allow any to play "ad pilam" under a penalty of 40s. In Southwick (p. 171) the play appears to have led to a breach of the peace, and the tenants of the Prior were in great bodily danger from the Lord of Hilton's men. Arising out of this is a curious order, that the Prior's tenants, on any trespass or wrong done within the lordship, are not to seek aid from another lord, nor procure his servants to intermeddle.

Another class of offences of which we find numerous presentments was what we would now call poaching, and the offenders are frequently found to be in a station of life which we might have expected would have removed them from temptation. In Aycliffe (p. 147), Robert Chauncelor, John Cailes, and William Powys (*capellani*) are found to be common hunters, and taking hares in the field of Acley. A similar presentment is made against Dominus John Gray and others in Pittington (p. 151), and the Vicar of Hesylden (p. 125), against the master of Westpittell in Heworth (p. 178) for hunting with his servants within the lord's warren, and against William Clericus de Tynemouth in Wallsend (p. 155). In this vill the tenants are forbidden to keep greyhounds for taking hares (p. 165). Le Hopp at Shields, where we find the inhabitants very often fined

¹ It may be the game merely interfered with the practice of archery. In 1363 Edward III. commanded the general practice of archery on Sundays and holidays

in lieu of the ordinary rural pastimes, which were forbidden under pain of imprisonment. See Art. ARCHERY, *Encyc. Brit.*

for cutting “bent,” seems to have been a favourite place for rabbits, and there are frequent orders not to take dogs there. In Coupon (p. 72) the tenants are ordered to take the fishing-net of the Master of Gretham. The lord’s fisheries and fishermen were protected by various injunctions, and they in return were bound to supply the wants of the lord’s tenants. In Shields (p. 44) we find an order against fish being sold to be taken out of the bishopric. Newcastle, however, is an exception; for after supplying the Bishop, Prior, and other lords, and those dwelling between Tyne and Tees, the residue may be taken thither; but this it is declared to be on account of the good-neighbourly feeling and affection the Prior had for the Mayor and community of the town of Newcastle, and for no other reason. North Shields was not similarly favoured, for we find the tenants forbidden either to take fish for sale there or to buy fish there, when it can be had of the Prior’s fishermen. The ferry-boat was not to be used for any such purpose without the Prior’s licence (p. 141). The tenants of Billingham were similarly to have the opportunity of buying fish, and in return they were not to buy on the south side of the Tees.

Most of the matters in which the court exercised jurisdiction have now been reviewed. It remains to notice shortly the machinery by which matters were brought within the cognisance of the court, and effect given to its orders. In each vill jurors were sworn, and their services were in constant requisition not only in court, but out of court. They appear to have been elected at one court to sit at the next, and if they re-

fused to sit, they were liable to be amerced. We occasionally find them amerced also for revealing their counsel (Midmerrington, p. 163); not agreeing on a verdict (Burdon, p. 167); and concealing offences which they ought to have presented. Their duties out of court were, when directed, to report on and assess damages of tenements out of repair, to view and report on encroachments, to define disputed boundaries, and set up "merestanes." Sunday, it may be observed, was occasionally appointed for these matters, and other ordinary business of the vill (pp. 103, 133, 171).

Each vill also had a bailiff (*Præpositus*), who was elected at the court and sworn (Coupon, p. 130);—a harvestman (*messor*), who seems to have acted sometimes as punder (Acley, p. 130), and who regulated the gleaners amongst his other duties; under Billingham (p. 144), we find him blowing his horn as a sign for the tenants to come and glean, and when he sounded again they were to depart; he was elected by the jury, and sworn (Coupon, p. 140);—a collector of rents and amercements, who was also elected and sworn (Wolviston, p. 124);—a punder—in Coupon we see his yearly wage was 20s. (p. 165);—ale-tasters elected and sworn (Wolviston, p. 68), and constables, all of whom are found assisting in their several capacities in the local government of the vill.

The officials before whom the court was held as they moved from place to place had their victuals carried by the tenants, who would no doubt arrange for this duty in turn. For neglect the fines are not infrequent. It was probably for the use of the lord's court that the

thrice white loaves of bread were being carried to Westoe when the servants of John Gray and his wife ate them (Fullwell, p. 69). In Billingham (p. 179) we find the Bursar providing for a supply to himself of young pigeons by the farmers of the dovecot. Another duty the tenants were bound to perform was the provision of beds for those attending the court. Occasionally we find a knotty point brought before the court, as at Kirke-Merrington, p. 3, where a bond tenant is sought to be made responsible for the loss of the Prior's beast of burden. It appeared that the tenant was bound to make carriage to Durham, and could not, on account of the weakness of his own horses, whereupon the lord's bailiff performed the service. The lord's animal was taken by the King's officers to do carriage towards the north, and never returned. Whereupon the bailiff complained it was by reason of the tenant's default the animal was lost. The tenant denied the facts. Perhaps he would, in a more technical age, when the science of pleading was better understood, have admitted the facts, and demurred in law to the claim on the ground that the damages were too remote from the cause of action. In the present case the claim was respite until it could be discussed with the Prior. The carriage to Durham was not always satisfactorily performed. Under Billingham (p. 140) we find those charged with the duty of conveying corn to the Prior's granary at Durham ordered to come with sound sacks and in daylight. Another case occurs under Fery (p. 163), when we find a tenant in tail, after possibility of issue was extinct, conveying in fee-simple, to avoid an escheat, the tenant in remainder

having died without an heir. This, too, is referred for deliberation with the Prior. It would be interesting to know the result of the Prior's deliberation on this point. The law, in 45 Edw. III., had been decided to be against such a grant (see Litt. §§ 33, 34).

In an Appendix to the text is printed "A BOOKE OF SURVEIGHE and an abstract out of the rentale of all the Landes Tenementes and Revenews that belongeth to the Cathedrall' Churche of Durism' with the perfect and perticuler State therof mayd anno Reginæ Elizabethæ vicissimo secundo, 1580."

The original ms. from which this Survey is printed is also preserved in the Treasury of the Dean and Chapter of Durham. In the Survey will be found all the vills mentioned in the Halmote Rolls, besides many other places from which the Dean and Chapter derived their revenues, not mentioned in the Rolls, and presumably in no way connected with the Halmote Court. This valuable and interesting record throws much light on the relations of the then recently founded Dean and Chapter towards their tenants, as compared with the relations we have seen existing between the Prior and the tenants of the conventional body. A review of the Halmote Rolls leaves no room for doubt that the tenants, other than those of the demesne lands, during the period covered by the text, had a recognised tenant-right in their holdings which was ripening into a customary freehold estate; and we might have expected to find in the vills or townships, in which the Dean and Chapter possessed manorial rights, the natural outcome of this tenant-right in the existence of copyhold or customary

freehold estates at the present time, as we find in the manors of the See of Durham. It is a well-known fact, however, that there are none. The reason is, that soon after the foundation of the Cathedral body the Dean and Chapter refused to recognise a customary estate in their tenants, who were induced to take leases of their lands under a system of renewal, which caused the lands to be known as renewable leaseholds. In the manors of the See of Durham there was no such break in the continuity of the title of the Bishops of Durham to the property of the See, and we find, partly from this cause, and also from the fact of the Bishop's tenants having had from an early date a recognised estate in their holdings, according to the custom of the Bishop's Halmote Court, a large tract of land scattered over various parts of the county of Durham in the hands of copyholders, the title thereto being evidenced by the Court Roll of the Halmote Court of the See to this day¹ in an almost unbroken series from the time of Bishop Hatfield. At what period the Dean and Chapter refused to recognise a descendible customary estate in their tenants is not clear, though it is not difficult to conjecture the grounds on which a system of leasing was preferred. Owing to various causes, which it is unnecessary to refer to here, the manorial system was

¹ The valuable series of Court Rolls of the Bishop of Durham between A.D. 1345 and the Reformation were removed to the Record Office, London, in 1870, where they now remain. They are not less interesting than those of the Prior and Convent, and throw a flood of

light on the early tenure of land, village customs, and the social condition and habits of the inhabitants of the vills or townships which belonged to the See. It is hoped these rolls will also receive the attention of the Council of the Surveyors Society.

then fast dying out. Services were being exchanged for money rents. The demesne lands lay contiguous to, and probably intermixed with, the township lands in which tenant-right existed, the inconveniences of the open-field system of cultivation were beginning to be felt, and there was the necessity of providing in some convenient way for the separate endowment of the Dean and Canons of the new foundation. All these causes would favour a system of leasing, and that leases had been generally accepted at the time of this survey is apparent; but it is equally apparent that the innovation was regarded by many with disfavour, as depriving them of their tenant-right, and serious disputes arose between the Dean and Chapter and their tenants, which were ultimately referred to the Council of the North, when a compromise was effected by the following order in 1577:—

“ The order sett downe by the Right Honorable the Lordes of the Queenes Majesties Privie Counsell, and by the Lord President and others of Her Majesties Counsell in the Northe Parts, between the Deane and Chapiter of Durham, and theire Tenaunts, the 17th day of August, 19th year of our Sovereign Lady Elizabeth, by the Grace of God of England, France, and Ireland, Queen, Defender of the faith, A.D. 1577.

“ Whereas heretofore great contentions have arisen betwene the Deane and Chapiter of Duresme on th' one partie, and sundrie of theire tenants in the countrie palatyne of Duresme on th' other partie, clameinge to hold theire fermeholdes by tenant-right, as well before the Right Honorable the Lordes and others of the Queenes Majesties Privie Counsell, and before the Lorde President and Counsell in the North Partes, as also at the common lawes of this realme; for the endinge of which troubles, and for a quietnes hereafter to be had, and for the continuance and maintainance of the service of the inhabitants of that countrie due to the Queenes Majestie, her heires, and successors, It is nowe ordered and decreed, by the Right Honorable Privie Councell, as by certaine articles hereafter ensuethe.

“ 1. Whereas in theire former suites and troubles, the said tenantes claimed to hold theire fermeholdes by tenant-right, and that the Deane and Chapiter alledged them to be onelie theire tennaunts at will, because some of them had taken no leases by a longe tyme, and yet it appeareth by an auncient booke and register of the leases made by the predecessors of the saide Deane and Chapiter, shewed to the Lord president and councell in the north parts, that the lands in contention beloningeinge to that house, had manie tymes bene letten for yeres by lease: and also by a triall at the common lawe by which it should seme the saide lands and tenements shoulde not be holden by tenaunt right—

“ Therefore it is ordered and decreed, that all the same tennaunts at will, and tennants elameinge by tenaunt right, shall relinquishe and give over for them, theire heires and assignes for ever, all theire titles, rightes, and clames of tenant right in the premisses and everie part thereof.

“ 2. And forasmuch as upon debaitinge of the matter, it appeared and could not be denyed by the said Deane and Chapiter, but that the said tenants be bounde by the custome of that countreye, and the orders of the borders of Englande annenst Scotlande, to serve her majestie, her heires, and successors, at everie tyme when they be commanded in warrelike manner upon the fronteres, or elsewhere in Scotlande, by the space of fyftene daies without waiges, which they should not be able to doe, if they should be overcharged with great fynes, or of raising of rents—therefore, and for other godlike, charitable and lawful considerations, it is further ordered and decreed,

“ That everie of the saide tennaunts shall from henceforthe have and enjoye theire severall fermeholdes with th’ appurtenances accordinge to the intent of theise said articles and draught of ane indentures or lease hereafter sett down and expressed, and accordinglie shall take leases of the saide Deane and Chapiter, and shall paie theire rents at the daies and tymes accustomed, and that everie tennant shall paie, doe, and make all other rents, services, and reparations, and customes, as the tennaunts of everie suche tenement or fermeholde hath heretofore done, paied, or made, for the said fermeholde, or of right ought to have done, paied, or made.

“ 3. And it is further ordered, that th’ eldest sonne of every tennant, if he sue for the same within one yeare next after the deathe of his father, and for defalt of such sonne, the sonne and heire of th’ eldest sonne, and for defalt of the son and heir of th’ eldest son, the brother of th’ eldest sonne, if he be livinge,

or els his sonne ; and for defalt thereof, the brother of the last tenant, if he be then livinge, or els his sonne sueing for the same as before shall be admitted tenant of the saide tenement and fermeholde that the father or other last tennaunt had at the tyme of his deathe, dureing his life, paieinge onelie thre yeres fyne at the most, to the saide Deane and Chapiter, and theire successors, and paieinge, doeinge, and makeinge yerelie, the rents, services, reparations, and customes, due for the said tenement and fermeholde ; and this order to be observed for ever. And if the tenant fortune to have no sonne nor sonne's sonne, nor brother, nor brother's sonne, as is aforesaide, that then it shall be in the election of the saide Deane and Chapiter for the tyme beinge, to choise theire tenant, and to lett him the same for his lyffe, in forme aforesaide. The true meaninge of this article is, that if the sonne, brother, or other be within age at the tyme of the deathe of the tennaunt, then if he, by his gardeyne, tutor, or friende, make sute for the saide tenement, he shall be thereunto admitted tennant.

“ 4. Notwithstanding the saide former order, it is ordered, that if any of the saide tenaunts be maried, and his wife lyvinge after his deathe, that then she shall have and enjoye the fermeholde her husband died possessed of dureing her wydoweheed, without paieing anye fyne, paieing and doeing the rents, reparations, and customes due for that fermeholde ; and, if she marie, then her husbande to paie two yeres fyne, and he and she to have and enjoye the said fermeholde dureinge the wife's liffe, she, and also her husband yerelie paieing and doeing the rents, reparations, and customes due for that fermehold, and that then after her deathe, the sonne of her former husbande, that was tennaunt of the said fermeholde, and for default of suche sonne, such other persons as are before named, according to the true meaninge of the limitation before mention'd in the third article, shall be admitted tenant for his life, if he sue for the same according to theise orders.

“ 5. And further it is ordered, that no forfeiture of anie of the saide tenements so to be letten for terme of liffe, as is above-saide, shall be taken, but onlie for treason, rebellion, wilful murder, or felonie committed by such tennaunt, whereof he shall be lawfullie attainted or outlawed by the lawes of this realme ; and the same so forfeited to be letten in forme aforesaide.

“ 6. And it is also ordered and declared that these articles abovesaid are ment and to be intended onelie for suche tenaunts and tenements as be accompted tenaunts at will, and tenements occupied, or clamed to be holden or occupied,

by the custome of tenant right, and not to such tenements as heretofore are or have been occupied and clamed by lease for terme of yeres or for terme of liffe or liffes, within the space of thirtie yeres paste.

“ 7. And it is further agreed and ordered, that all these present articles and orders, together with the draught of the saide indenture, shal be entred and remayne as of record, as well in the booke of orders of the privie councell, as also the booke of orders and decrees of the said lord president and councell of the northe parts, and alsoe in the chancerie court of Duresme, to th’ intent the same may remayne and be manifest to suche of the tenaunts as shall have cause or nede to sue for the same.

“ 8. And it is further ordered and agreed, that for the more full ratifieing and confirming of these articles and orders, to abide and contynue for ever, and that the saide Deane and Chapiter hath assented to the same, in testimonie and approbation thereof, the saide Deane and Chapiter, shall unto this order, articles, and draught of the saide indenture sett theire common seale. Yeoven at York, the daie and yere above written.”

Appended to this order is a form of lease in the following form:—

“ This Indenture made the _____ day of _____ in the _____ year of the reigne of our Soveraigne Ladye Elizabeth by the grace of God, Queene of England, France, and Irelande, defender of the faithe, etc. Betweeue William Whittingham, deane, and the Chapiter of Duresme, of the Cathedrall church of Christ, and blessed Marie the virgin, of th’ one partie, and A. B., of _____, etc., in the County of Duresme, husbandman, of th’ other partie. Witnesssethe that the said Deane and Chapiter, for divers good considerations them moveing, by theire full assent and consent, have demised graunted and to ferme letten, and by theise presents for them and theire successors doe demise graunt and to ferme lett unto the said A. B. and his assignes all that theire tenement and fermholde with all the houses and groundes being reputed and taken for part or parcell of the said tenement or fermeholde and groundes with th’ appurtenances as it is or latlie was in the tenure of W. K., in the saide Countie of Duresme (the woodes, mynes, and quarries in and upon the same with convenient waies for the useing and enjoyinge of the same except and reserved). To have and to holde

the saide tenement, fermehold and grounds with all and singuler theire appurtenances (except before excepted) to the said A. B. his executors and assignes from the makinge and date of these presentes unto th' ende and terme of twentie and one yeres then next followinge, fullie to be complete and ended, in as large and ample maner as the said W. K. or anye other fermor tenaunt or occupier of the premises heretofore hath holden or occupied, etc., the same (yf he, the said A. B. doe soe longe live) yelding and paieing therefore yerelie during the said terme, to the said Deane and Chapiter and their successors, or to theire receivor for the tyme beinge, in the exchequere over th' east gate within the precinct of the saide cathedrall churche of Duresme, the some of _____ of lawfull English moneye at two termes in the yere, that is to say, at the feasts of St. Martyne in winter, and Pentecost, by even portions, or at such usual feasts or daies as the same hath been used and accustomed to be paid, or within one monethe next after either of the saide feasts and daies. And the said A. B. for himself, his executors, and assignes, doth covenant and graunt to and with the saide Deane and Chapiter and theire successors to paie, doe, and performe all maner of lawfull and reasonable customes, services and duties yerelie, hereafter to be due for the saide tenement, to the saide Deane and Chapiter, and theire successors as other the tenaunts fermeors and occupiers and theire assignes have heretofore done, or of right ought to have done. And the saide A. B. for him his executors and assignes covenantethe and graunteth by theise presentes to and with the saide Deane and Chapiter and theire successors that he the said A. B. his executors and assignes, all the saide tenement and premises, by these presents demised and letten, in all maner of reparations, necessarie (great tymber onlie excepted) at all tymie and tymes duringe the saide terme shall repaire, upholde, and mayntaine, and at th' end of the said terme shall leave the same so sufficientlie repaired at the sight of four indifferent persons, whereof two to be chosen by the Dean and Chapiter, the other two by the tennaunt: And that he the saide A. B. and his assignes shall, at all and everie tyme and tymes when occasion of service shall be, dureinge the saide terme be readye and well furnished with horse and furniture, either by himself or some other able person, to serve the queene's majestic her heires and successors, upon the borders or elsewhere, after the rate of his saide tenement, as other like tenaunts of the saide Deane and Chapiter, within the said bishopricke of Duresme, have heretofore used to doe, and bene furnished withall. And also that the saide A. B., etc., his assignes, shall not, dureing

the saide terme, alien, sell, or sett over, his interest or yeres, or any part thereof in the premisses, or anye part thereof to any person or persons, without consent and agreement of the saide Deane and Chapiter, or theire successors, first therein obteyned (except to his eldest sonne). And if it fortune the saide yerelie rent of _____, or any part or parcell thereof by the space of fortie daies after either of the saide feastes, to be behinde and unpaid to the saide Deane and Chapiter, and theire successors, that then the saide A. B. his executors, and assignes shall forfaite to the saide Deane and Chapiter, and theire successors, (nomine pænæ) over and besides his saide rent, suche sum of moneye as the saide rent dothe or shall amount unto. And the saide Deane and Chapiter, for them and their successors, doe graunt by theise presentes, to and with the saide A. B. that the same A. B. his executors, administrators, and suche his assignes as before be rehearsed, shall and may, during all the saide terme, have such sufficient hedgeboot, fierboot, ploughboot, and wayneboot, and cartboote, in and upon the premisses, as other tenaunts, fermeors, and occupiers of the same, have heretofore had, taken, and used in, upon and about the saide tenement, and other the premisses before demised, and not elsewhere. In witness whereof, etc."

The leases *secundum ordinem* in the survey no doubt refer to this order.

It would be out of place here to go further into the merits of the questions which arose between the Dean and Chapter and their tenants. There is, however, one term in the survey of such frequent occurrence as to require some explanation—viz., the leases *in lottery*, which are summed up in the Appendix, p. 249. It appears to have been the result of an arrangement for the allotment between the Dean and members of the Chapter of the leases which their tenants were induced to take, and it is thus referred to in a petition to the Privy Council in 1575 from the tenants who claimed a customary estate, and were not satisfied to exchange it for leases :—

“ That whereas the Deane and Chapter of the Cathedrall Churche of Christe and blessed Marie the virgine of Durham consistinge of twelve prebendaries, were and are lawfully seized in their demeane as of fee as in the right of their said churche, of and in diverse and severall tenements and ferme-holds, in the severall tenures and occupac’ons of your said orators lyng and beinge in Ferrye Hill and manye other townees and hamletts in the countie of Durham, and they soo beinge of the said severall tenements and ferme-holds seized, the said Deane and Prebendaries myndeinge to made a lotement to everye one of them in severaltie of a severall porc’on of the said possessions, so as everye of them might mak a singulre and private profett to them selves, everye of them of their seuerall portion so allotted, two yeres and a half sence or there abouts did conclud and agree emongest them selves, that all the tenements parcell of there possession being numbered shud be putt into severall billes or bylletts, which in the whole did amount to the numbre of eight tenements for everye prebendarie and sexten for the Deane, and that everye one of them shuld in turne drawe their billett till the hole by turne were drawen and that everye one of them shuld hold in severaltie suche tenements as by loot shuld fall unto them by the same loterie and he to have and enioye the same severally for his most commoditie, which lootes being drawnen everye of the said prebendes had eight severall tenements and the Deane sextene tenements, which tenements so allotted were in the severall tenures and occupac’ons of your said poore orators and had contynewed in them and their auncestors tyme out of man’s remembrance, accordinge to the laudable custome of tennant right used there tyme owt of mynde, payinge ther at the change of everye tennant two pennce and their rents and services accustomed, and servinge the Quene’s Majestie and her noble progenitors upon the borders of Skotland at the burneinge of the Beken, or upon comaundment from the Lord Warden, with horse and man upon their owne charges by the space of fiftene daies, at everye tyme accordinge to the laudable use and custome of tennant right their used.”

A copy of this petition is contained in an ancient ms. book of the latter part of the sixteenth century, preserved in the registry of the Archbishop of York. On the recent transfer of the capitular estates, a claim of perpetual right of renewal was urged on the Ecclesi-

astical Commissioners by the lease-holders as the result of the order of A.D. 1577. Except so far as the matter was affected by the statutory duties and obligations of the Ecclesiastical Commissioners, the question seems to have been very much the same as was raised soon after the transfer of the conventional estates to the capitular body three centuries earlier. This petition and the order referred to, with much interesting matter, will be found set out in the statement of the lease-holders' case submitted to the Privy Council in 1872.

A full index of names and of places completes the present volume. An index of subjects would have extended it beyond the usual limits, and is therefore postponed till the publication of a further portion of the rolls.

In conclusion, it may be permitted to the Editor to express the obligations of the Society to the Dean and Chapter of Durham for acceding to the Society's request, and allowing the records of the Halmote Court to be placed at the disposal of the Council for the purpose of illustrating the institutions and mode of life of the rural population of the county of Durham during the fourteenth century. He also desires to express to Canon Raine his personal acknowledgments for much assistance in the completion of the volume intrusted to him by the Council of the Society.

JOHN BOOTH.

DURHAM, *March* 1889.

C O R R I G E N D A.

Page 12, line 5 from bottom, *for* 1309 *read* 1308.

- .. 18, line 6, *for* licenciam *read* licencia.
- .. 26, last line, *for* positis *read* positos.
- .. 28, line 20, *for* nequis *read* ne quis.
- .. 31, lines 5 and 6 from bottom, *for* ammoneantur and reponeantur *read* amoveantur and reponantur.
- .. 34, line 15 from bottom, *for* boscum *read* bosco.
- .. 37, line 14, *for* un aacra *read* una acra.
- .. 48, line 12, *for* qua *read* quo ; and in line 17, *for* per *read* propter.
- .. 60, line 6, *for* heraverunt *read* herciaverunt ; and in line 8, *for* herrari *read* herciari.
- .. 61, line 5, *for* ipsam *read* ipso ; in line 14, *for* per acram *read* per annum ; and in line 17 from bottom, *for* custodiam *read* custodia.
- .. 62, line 15, *for* cumuna *read* cum una.
- .. 67, line 17, *for* quos *read* quod.
- .. 77, line 7, *for* dominus *read* dominus ; and in line 9 from bottom, *for* ceperit *read* ceperint.
- .. 80, line 9, *for* fiet *read* fiat.
- .. 82, line 11, *for* ad *read* de.
- .. 87, line 17, *for* at *read* et.
- .. 104, bottom line, *for* Willelmus quam Willelmi *read* Willelmi quam Willelmus.
- .. 124, line 15 from bottom, *for* 8s. *read* 8d.
- .. 125, line 17 from bottom, *for* filii *read* filius.
- .. 134, line 9, *for* Morpaph *read* Morpath.
- .. 136, line 9, *for* ex *read* est.
- .. 138, line 2, *for* tenente pertinentem *read* tenemento pertinenti.
- .. 141, line 2 from bottom, *for* festum *read* faciento.
- .. 143, line 10 from bottom, *for* ex *read* et.
- .. 144, line 20 from bottom, *for* pisas *read* pisarum.

HALMOTA PRIORATUS DUNELMENSIS.

1296. I.—PRIMUS TURNUS ANNI, ETC., NONAGESIMI SEXTI.— . . . [Halmota tenta apud] Heberine die Jovis [May 23] prox. ante festum Beati Augustini [May 26] anno, etc., nonagesimo sexto [= G]. . . . Felicia relicta Nicholai cepit bondagium quod vir suus tenuit, et dabit ad g'smam dimidium marcae solvendum ad festum B. Michaelis prox. venturum. Plegiis Simone filio Rogeri et Radulpho Sutore. — Alicia relicta Elyæ cepit bondagium quod vir ejus tenuit, et dabit pro g'sma xij s. iiiij d. solvendos ad festum B. Michaelis. Pleg. Radulpho Sutore et Galfrido præposito. — Eadem Alicia cepit duas acras frussuræ quas vir suus tenuit, reddendo p. a. 2s., et est incrementum 4d.

[FUL]WELL. Agnes Duke cepit toftum et terram quam vir suus tenuit, reddendo et faciendo servicia consueta, et dabit pro g'sma 6s. 8d. Pleg. Johanne filio Adæ.

. . . H PARS PUTINGD'. Omnes homines villarum de Puttingd' quia non satisfecerunt sociis suis pro eis servicia fac' in gwerra, 2s.—Robertus Punchun cepit toftum et terram quondam Gilberti Punchun, quam terram Thomas For tenuit, redd. et fac. pro dicta terra sicut Thomas For fecit, viz. ij marcas. — Ricardus Faber cepit cotagium quod Matild' Textrix tenuit, reddendo et faciendo servicia consueta sicut Matild'.

[EST] REYNTON. Goderobyne quia detinuit 8d. de Ricardo Sauvage, in misericordia, 6d. [West-Reynton follows and in 1296, III., under Est-Reynton, "consideratum est quod Goderobine recuperet de Johanne Wyse pro plegiagio Roberti Pater Noster 2s. — Eda filia Pater Noster pro leyr, 6d."]

[HESI]LDEN. De Alicia filia Ranulphi pro leyr et mercheto, 12d. Pleg. Ranulpho filio Roberti. — Walterus Fristeling habet licenciam arandi terram Roberti filii Rogeri pro med' duarum vesturarum habenda, et dabit domino Priori 2s.

[BIL]LINGHAM. Agnes relicta Rogeri Staf cepit bondagium quod vir suus tenuit, et dabit ad g'smmam j marcam; quod quidem bondagium dimittet cum uno equo et duobus bobus precii 20s., cum viij acris frumenti, ij acris ordei precii acræ di. marcae, tribus acris fabarum et pisarum precii acræ 2s., et septem acris avenæ precii acræ 2s. Pleg. dimittendi terram in eodem statu Bertramo de Munketon, Gilberto filio Alani, Gilberto Eliuf [possibly Eliuf] et Johanne [sic] vidua. Nec capiet virum sine licencia Domini. — (Rob', erased, and a cross placed before

it) filius Ymaniae quia non venit ad Halm' (vj d. *erased*). Post venit. — Consideratum est pro [lege quod] Nicholaus de Belas' recuperet de Reginaldo del Rawe 10s. 6d. — Item quod Thomas Page recuperet de G. Mercer iij solid. ras' [vide Dufresne sub *Rasarium*] et di. frumenti. Pleg. iiiij^{or} Jur. — Tres acræ et di. rodæ terræ cum prato quæ fuerunt Radulphi Scot sunt in man' Domini et valent 5s. 8½d.

CUPUN. Rogerus Barri cepit cotagium quod Ricardus Bute tenuit, redd. p. a. 2s. Non est incrementum. — Idem cepit unam salinam, redd. p. a. 30 hop' salis. Hic est incrementum, sed non solvet hoc anno. — Johannes de Munketon cepit quam-dam placeam vasti ad unam salinam suam emendandam et dabit ad g'smam 12d. — Duo braciatores tenent assisam. Ideo nichil.

WOLVISTON. Consideratum est quod dominus Johannes de Karham capellanus recuperet de dominis Johanne filio Rogeri et Johanne Carman capellanis, pleg. Johannis filii Ricardi, 8s. Postea dictus J. de Carham dedit diem solucionis prædicto J. filio Ricardi usque festum B. Michaelis prox. venturum sub plegiagio prædicto. — Cecilia Paw quia vendidit contra assisam 6d. — Agn' uxor Bercarii pro eodem 6d. — Rad. Messor cepit cotagium et ij acras terræ quas Laurencius Barcar' tenuit, redd. p. a. 12d., et faciendo servicia consueta. Terra solebat reddere 4d. — Ad' de Frosterley cepit toftum et ij acras terræ quas Johannes Rudde tenuit, redd. p. a. 8d., faciendo servicia consueta, quæ reddere solebat 4d.

[BURD?]ON. Johannes filius Sampsonis cepit cotagium et ij acras et di quas Willelmus filius Gilberti tenuit redd. p. a. 5s., et dabit ad g'su'am 3s., solvendos ad festum B. Michaelis. — Arnaldus Philippus, et Thomas Bar' quia fregerunt seysinam, in misericordia 18½d.

ACLEY. Elias Barnard cepit tres acras terræ quas Willelmus Messor tenuit redd. p. a. 3s., et dabit ad g'smam 12d., solvendos ad festum B. Michaelis. — Gilbertus filius Johannis Tod cepit toftum quod Walterus Herme tenuit, redd. p. a. 3s. Hic non est incrementum. — Johannes filius Willelmi ad Portam dat pro ingressu habendo in quodam tofto quod emit de Luciana de Acley, 12d. — Thomas Rappok et Willelmus Molendinarius ceperunt furnum de Acley a festo Pent. anno, etc., sexto, usque ad term. decem annorum prox. sequen., redd. p. a. 2s. — Stephanus Sabyrie cepit j toftum vacuum non ædificatum ad exitum villæ de Acley, redd. p. a. 12d. Terra Galfridi capta est in manus Domini.

... GTON. [One of the Merringtons. Another succeeds. Then comes Fery, and then Kirke-Merington]. Matild' filia Kynge pro leyr 6d. Pleg. Willelmo filio Petri. — Will. Kynge

cepit j acram terræ de dominico quam Ad. Bercarius tenuit, redd. p. a. 16d. — Rog. del Law cepit di. acram quam Ad. Bercarius tenuit, redd. p. a. 12d.

KIRKE-MERINGTON. Compertum est quod Gilbertus Pape bondus Domini Prioris debuit fecisse cariagum usque Dunlm' nec potuit facere propter debilitatem equorum suorum, unde Willelmus serviens de Merington dictum cariagum fecit per unum de jumentis Domini Prioris. Quod quidem jumentum captum fuit apud Dunlm' per ministros Domini Regis ad cariagum versus partes boreales faciendum, necdum rediit. Et dictus Willelmus serviens venit conquerens de prædicto Gilberto ad Halmot', dicens quod Dominus Prior amisit jumentum ejus ob defectum prædicti Gilberti. Et dictus Gilbertus dicit quod dictus Willelmus bene potuit salvasse jumentum Domini Prioris, eo quod potuit conduxisse cariagum sumptibus suis nec ob defectum suum jumentum fuit amissum. . . . Loquela ista ponitur in respectu quoisque per Dominum Priorem discuciatur.

[*In dorso.*] Robertus de Dalton pro ger'ma v marcas. Johannes filius Thomæ de Cupun pro eodem 100s. Walterus Stirleling pro licencia habenda arandi terram Conani ad medietatem, 2s. Johannes Fristeling cepit quoddam bondagium pro iiiij^{or} marcis.

PROFICUUM istius rotuli ex utraque parte 16 li. 13s. 3d.

1296. II.—SECUNDUS TURNUS, ANNI, ETC., NONAGESIMI SEXTI. [Halmota] tenta apud Pitingd' die Veneris [Oct. 26] prox. ante festum Apostolorum Simonis et Judæ [Oct. 28] anno graciæ millesimo [ducentesimo] nonagesimo sexto.

[EST? REYNTON.] Alanus Junior et Walterus filius Alani quia non venerunt responsuri hominibus de Reynton et eorum quarelis 12d. — (Alanus Pater Noster *erased*) cepit toftum et terram quam pater ejus tenuit, faciendo servicia consueta et dabit ad g'summam (2s. *erased*). (Jam venit et reddidit dictam terram, *in margine.*) (Johannes filius Elyæ cepit toftum et terram quam Robertus Pater Noster tenuit, faciendo servicia consueta et dabit ad g'summam 2s. sicut Alanus Pater Noster debuit dedisse ut patet supra quando reddidit: *an addition in darker ink.*) — Terra Johannis Wyse capta est in man' Domini. — Johannes Wyse quia non venit ad Halmot', in misericordia 6d.

MOYRLAW. Matild' relicta Willelmi invenit Thomam præpositum et tres juratos pleg. suos sustinendi terram suam et faciendi Domino servicia debita et consueta. — Thomas præpositus et Rad. de Reynton, pro licencia habenda arandi per annum terram Hawis' relictæ Roberti, dabunt Domino Priori

2s. — Dominus Johannes, vicarius de Pitingd', pro transgressione facta Thomæ præposito (12d. *erased*). Idem Johannes quia non permisit Homines de Mor'lawe morari in ecclesia (12d. *erased*, *Some note in margin*.)

[PITIN]GD[ON]. Alanus filius Nicholai cepit cotagium quod Simon Stayf tenuit, reddendo (antiquam firmam *erased*) (per annum 12d. *inserted*), et faciendo servicia consueta. — Robertus de Heslewell cepit cotagium quod Parcarius tenuit, redd. p. a. 12d. et faciendo servicia consueta. — Emma reicta Ricardi de Wardeley cepit toftum et terram quam vir suus tenuit, redd. p. a. 20s. 3d., et est incrementum 2s. 3d. — Henricus de Keth cepit duo cotagia in North Pitingd', redd. p. a. antiquam firmam, viz., 4s. p. a.

HEWORTH. Consideratum est quod Walterus filius Hugonis recuperet de Willelmo Tod 6s., et habet diem solvendi qualibet die Dominica 1d. quousque persolverit dictos sex solidos.

WYVEL[INGTON]. Patricius de Staneryar' pro mercheto filiæ suæ 10s. — Hugo de Wyston quia injuste cepit farinam Christianæ Gervais, 6d.

HETHEWORTH. Alanus Campiun cepit cotagium quod Mauricius tenuit, redd. antiquam firmam, et faciendo servicia consueta.

WERMUTH. Terra Ad'sonne capiatur in man' Domini, et Johannes filius Michaelis qui dictam terram aravit sine licencia in misericordia, 6d. — Terra Marjoriæ Chaunceler cap' in man' Domini, et Walterus Man qui dictam terram aravit sine licencia in misericordia, 6d. — Terra Adæ filii Aliciæ cap' in man' Domini, et Radulphus filius Hugonis qui dictam terram aravit sine licencia in misericordia, 12d. — Incrementum 16s. Willelmus filius Patricii cepit toftum et terram quam Adam filius Aliciæ tenuit, redd. p. a. 17s. 4d., et faciendo servicia consueta, et dabit quolibet mense . . . de blado competenti ad libertatem prædicti Adæ et unum pannum precii 2s., unum par pannorum lineorum precii 10d., unum par novorum sotularium et . . .

FULEWELL. Thomas filius Michaelis cepit toftum et terram quam Willelmus filius Petri tenuit, faciendo servicia debita et consueta, et dabit Domino Priori 20s. — Terra Fabri capta est in man' Domini.

SOUTHEWIK. Robertus Mo', Willelmus Etteben, Alexander filius Henrici, et Johannes Ros, et Thomas filius Radulphi, quia seminaverunt terram Laurencii filii Patricii sine licencia, et bladum crescens super dictam terram asportarunt, ideo in misericordia, 2s. 6d. — Heriet'. Thomas filius Radulphi cepit bondagium quod pater suus tenuit, redd. et fac. servicia consueta, et dabit Domino Priori 60s., solvendo ad Purificacionem j marcam, ad festum B. Petri ad Vincula j marcam, et totum

residuum ad festum B. Martini in hyeme, anno, etc. Nonagesimo septimo. — Heriet'. Elbe filius Roberti cepit toftum et terram quam Laurencius filius Patricii tenuit, et dabit Domino Priori j marcam, solvendo medietatem ad Purificacionem, et aliam medietatem ad festum S. Michaelis. — Rad. filius Elbe et Johannes filius Greg' quia non satisfecerunt Ricardo Dysen de 4s. 6d., ideo in misericordia, 12d. — De Alexandro de Suthewik pro mercheto filiae suae, di. marcae.

SCHELIS. Walterus Abot quia non venit ad Halmot', 6d. Pleg. Roberto clericu. — Brac' de Schelis dimittitur Johanni Scot et Euotae [or Enotae] de Jarw ab isto die in annum sequens pro 20s.

WYUESTOU. Omnes homines de Wyestou pro defectu cariag' versus Scoc', 22s.

HERTON. Willelmus filius Willelmi filii Christianae de Herton cepit bondagium quod pater suus tenuit, faciendo servicia consueta, et dabit Priori 100s., solvendo in crastino Concepcionis, anno etc., sexto, j m. — Johannes filius Patricii quia hospitavit Ad' Turpyn contra defens', 12d.

HESILDEN. Johannes Fristeling cepit bondagium quod Radulphus de Eden tenuit, quod bondagium cepit nudum, faciendo servicia consueta, et dabit Domino Priori quatuor marcas, solvendo ad festum S. Cuthberti in Septembri, anno, etc., nonagesimo septimo 20s., ad Purificacionem prox. sequens anno eodem 20s., et ad festum B. Michaelis anno, etc., nonagesimo octavo unam marcam. (*In the margin is* " . . . t' quatuor mr.") — Johannes filius præpositi quia aravit terram Gregorii Bercarii sine licencia, 12d. — Matild' de Moslaw quia absentat se de operibus in autumpno, 6d. (*In the margin is*, damp. firmar. 4d.) — Isold' de Hauthorn quia non fecit opera debita in autumpno, 6d. — Walterus filius Gilberti quia aravit terram G. Hyne sine licencia, 12d. — Johannes filius præpositi dat Domino Priori pro licencia habenda arandi terram Gregorii Berc', et pro vestur' habenda de fructibus autumpni anni, etc., nonagesimi septimi, 2s. — Heriet'. Johannes filius Thomae de Cupun cepit bondagium quod pater suus tenuit seminatum, cum uno equo, et . . . mittet eodem modo, et dabit Domino 100s. Solvendo ad festum B. Michaelis anno, etc., nonagesimo septimo . . . Purificacionis prox. sequens '20s., ad festum B. Michaelis anno, etc., octavo, 20s., et ad festum Purificacionis prox. . . . Pleg. Rogero Fristeling, Johanne filio præpositi, Gilberto de Preston, Johanne de Dalton, et Johanne Fristeling. — Walterus Fristeling dabit Domino Priori pro habenda med. vestur. terræ Gilberti Hyne de fructibus autumpni anni, etc., nonagesimo s . . . tantum 2s.

[BILLIN]GHAM. Ad' Ayre quia supersedit facere cariagium,

6d. — Gilbertus filius Johannis cepit cotagium quod Thomas Faber tenuit, faciendo servicia consueta. — Isabell' de Holme cepit cotagium quod vir suus tenuit, faciendo servicia consueta. — Agn' relictia Hugonis Ferur cepit toftum et terram quam Hugo vir suus tenuit, redd. p. a. 12s., et faciendo servicia consueta. — Adam Bercarius quia vendidit fimum suum extra feodum, 6d.

ACLEY. Incrementum 6d. Alicia relictia Johannis For' cepit toftum quod vir suus tenuit, redd. p. a. 2s. — Eadem Alicia cepit tres acras de terra quam vir suus tenuit ad term. novem annorum, redd. p. a. 3s., et solvet primam firmam ad Pentecost. Anno, etc., nonagesimo octavo. Pleg. Gilberto de Staynton et Alexandro. — Johannes de Matnel quia vendidit contra assisam 6d. [11 other persons "pro eodem," among them "Emma filia Lucianæ, pro eodem, libera est, ideo nichil," and "Johannes Garand pro eodem, liber." Vide Feodarium Pr. Dun. p. 58, as to "Emma Lucian."] — Willelmus ad Portam quia emit cervisiam de braciatore. j. de Ketton, 6d. — [Seven other persons were fined for the same. One of the entries, "Algode pro eodem, 6d.," has the name and sum struck out.] — Willelmus ad Portam quia aravit terram Sibillæ Bercar' sine lic', 6d. Alanus Neubond pro eodem, 6d.

. . . MERINGT'. Consideratum est quod Willelmus Dod recuperet de Roberto Catherer pro quodam gladio 2s. Pleg. Rogero filio Patricii. — . . . Galfridus de Chilton invenit Rogerum filium Yonis et Rogerum filium Andreæ [pleg.] sustinendi terram suam et faciendi Domino servicia debita et consueta.

. . . MERINGT'. Consideratum est—quod Custancia Textrix recuperet de Willelmo Bacheler, Radulfo medico et Willelmo Messore, pleg' dicti Willelmi 15d.

. . . Non est incrementum. Marg' relictia Thomæ For cepit toftum et tres acras terræ quas Willelmus de Auclend tenuit et septem acras terræ apud limkilne, redd. Domino Priori 9s. 3d. q., et faciendo servicia consueta. — Willelmus Bercarius et Radulphus Cape ceperunt xv acras terræ de terra Johannis Stele, redd. p. a. antiquam firmam, et dabunt ad g'smam di' marc'. — Incrementum 4s. Alanus Gray cepit duo tofta aedificata quæ fuerunt Johannis Stele, redd. p. a. 4s., et faciendo servicia consueta. — Diota de Tudhowe cepit toftum et sex acras de terra quam Thomas Neb tenuit, redd. p. a. [blank]. — Willelmus filius Johannis Tinnok cepit unum cotagium et tres acras terræ de plowwaynlands, redd. p. a. iiiij s. [sic].

EST-MERINGTON'. Ricardus de Mayn'ford pro purprestura in misericordia, 12d.

PROFICUUM istius rotuli ex utraque parte 28 li. 17s. 6d.

1296. III.—TERCIUS TURNUS ANNI, ETC., NONAGESIMI S[EXTI]. Halmota tenta apud Hesilden die Lunæ [Mar. 4] prox. ante festum Sanctorum Perpetuæ et Felicitatis [Mar. 7], anno, etc., nonagesimi s[exti]. [1296-7.]

HESILDEN. Robertus de Dalton cepit toftum et bondagium quod Hawysia reicta Johannis filii Roberti de Hesilden tenuit, quod quidem bondagium [c.] seminatum, cum uno equo et duobus bobus, et dabit ad g'summam v. marcas, videlicet pro proprio fine 40s., et pro . . . r [The roll is decayed here, but apparently the word is *iur'* = jure. The first stroke of a *p* seems to follow, but with sufficient space after it to have allowed *fate* (which begins the next line) to have followed] . . . fatæ Hawysiae 2 marcas: solvendo prædictam pecuniam ad terminos subscriptos, videlicet ad Pascha anno, etc., nonagesimo septimo unam marcam, ad festum B. Johannis unam marcam, ad festum B. Michaelis unam marcam, ad Purificacionem unam marcam, et ad festum Purificacionis, a[nno, etc.] nonagesimo octavo unam marcam. Et pro tribus acris et di. novæ terræ dabit firmam Scaccario et Granar' Dunlm . . . rer' prædictæ Hawysiae.—. . . [There seems to be the name of a township in the margin opposite some previous entries of offences, and it apparently ends in *ham*. Yet Billingham occurs afterwards.] Walterus Leg cepit unum toftum et xij acras terræ quas Walterus de Massam tenuit, redd. p. a. 12s., et solvet . . . ad Pentecost. anno, etc., nonagesimo octavo.—Gregorius Neubond cepit, ad terminum vitæ suæ, bondagium quod Alicia uxor sua prius habitavit, quod cepit seminatum, cum j equo et duobus . . . marcas solvendas ad terminos subscriptos, videlicet ad festum B. Petri ad Vincula j marcam, ad festum S. Martini j . . ., [room for another similar payment], et ad Pascha j marcam.—Incrementum 5s. Willelmus filius Thomæ de Slaueley cepit unum toftum et xv acras terræ, unam acram et di. prati de terra quam Willelmus de . . . tenuit, redd. p. a. 15s. pro omnibus; solvendo primam firmam ad festum S. Martini in hyeme, anno, etc., nonagesimo septimo.

CUPUN. Johannes filius Rogeri cepit toftum et bondagium nudum sine equo et bove, et unam salinam quod quidem bondagium mater ejus tenuit, et dabit Domino Priori d[uas mar]cas: solvendo j marcam ad Pent. anno, etc., nonagesimo septimo, et ad festum B. Michaelis prox. sequens anno, etc., j m[arcam] . . . servicia debita et consueta.—Willelmus filius Agnetis venit et reddidit Domino Priori quoddam bondagium et unam salinam quæ de eo tenuit. Quod quidem [bondagium] et

salinam Radulphus del Neuton postea cepit seminatum, cum uno equo et duobus bobus. Et dabit ad g'smam .v. marcas . . . servicia consueta: solvendo ad Pascha anno, etc., nonagesimo septimo 20s., ad festum B. Petri ad Vincula prox. sequens 20s., et ad [f. S.] Martini prox. sequens ij marcas. Et dictus Radulphus inveniet et sustinebit dictum Willelmum filium Agnetis et Emmam uxorem ejus¹ tota . . . omnibus honorifice et dictus Radulphus dimittet dictum bondagium eo modo quo illud cepit. Pleg. de toto fac. tota villat' de C[upun]. — Willelmus filius Johannis, firmarius de Belas', quia non liberavit bladum cariagio sibi assignato ad dampnum Granar' Dunlm' et D . . . misericordia 2s.

BILLINGHAM. Willelmus Molendinarius cepit toftum quod Gilbertus filius Johannis Tod tenuit, redd. p. a. 3s. Hic non est incrementum. Quod toftum sustinebit et faciet servicia consueta. — Alexander, quia contradixit satisfacere messori, in misericordia, 6d.

MID-MERYNGTON. Simon Fraunceys pro contemptu facto Domino Priori, domino suo, 100s., Pleg. Ricardo Fabro et Alano filio Petri. Quatuor acriæ novæ frussuræ quas Simon Fraunceys tenuit captæ sunt in man' domini. [In the same roll, under Kirke Merington, we find Alice, daughter of Walter, son of Elwald, receiving from Robert, son of Richard, 35s., her goods in his keeping, and from this Simon Fraunceys four quarters of wheat in his keeping.] — Gilbertus Pape pro transgressione facta bobus suis in West Fryth in misericordia.

WEST-MERINGTON. Robertus Catherer quia abduxit equum suum de falda Rogeri del Lawe, 12d. Idem Robertus quia fregit seysinam Domini Prioris, 12d. — Toftum et terra Willelmi Kynge capta est [sic] in man' Domini. Willelmus Kynge quia non venit ad Halmot' in misericordia, 6d. — Rogerus del Lawe habet licenciam arandi terram Elwaldi fratris sui per unum annum. — Una placea terræ quæ vocatur Loucrokes capta est in man' Domini. — Willelmus Sergaunt pro auxilio habendo recuperandi debita sua dabit Domino Priori di' marcæ. [Judgments in his favour for eight debts, ranging from 3s. to 24s., principally or wholly in respect of grain, follow, one owing by Radulphus Medicus.]

FERY. Johannes Stel cepit toftum quod Willelmus Faber tenuit, redd. p. a. 3d. — Petrus filius Johannis pro transgressione facta in Est Fryth vj bobus suis ubi non debuit habuisse nisi quatuor boves, Ideo—[blank] — Andreas de Fery pro transgressione facta ibidem xj animalibus suis ubi non debuit habuisse nisi quatuor boves, Ideo [blank].

KIRKE-MERINGTON. Decem acriæ terræ quas Hugo de

Wynelisdon tenet capta est [sic] in man' Domini, Post venit. — Walterus Garton Sibill' [sic] cepit [sic] v. acras terræ in le Cotmore quas Willelmus Faber tenuit; redd. pro qualibet acra 10d., et solvet primam firmam ad festum S. Martini anno, etc., nonagesimo septimo, quam terram cepit ad term. vitæ. — Johannes de Ely et Willelmus Faber ceperunt ad term. vitæ sex acras terræ in le Cotmore quas Walterus filius Penne tenuit; redd. primam firmam ad festum S. Martini anno, etc., nonagesimo septimo, et solvet pro qualibet acra 10d. — Nicholaus filius Stephani cepit ad term. vitæ suæ duas acras et d' in le Cotmore; redd. pro qualibet acra 15d.

MUNKETON. Willelmus filius Joh. cepit bondagium quod pater suus tenuit, seminatum, cum uno equo et duobus bobus et dabit ad g'smam duo marcas, videlicet, ad Pent. anno graciæ, etc., nonagesimo septimo unam marcam, et ad festum S. Martini prox. sequens unam marcam, et sustentabit patrem et matrem honorifice pro posse suo.

HETHEWORTH. Isold' relicta Nicholai Braciatoris invenit iij^{or} juratores plegios suos sustinendi terram suam et faciendi Domino Priori q' facere debet. — Consideratum est quod Willelmus de Hilton recuperet de Roberto Wyteb'ine 4s., et, quia detinuit, in misericordia, 6d.

JARW. Beatrix Textrix, pro leyr, in misericordia, 6d.: pleg. Rogero Barthew. — Octo homines de Jarw quia supersederunt facere cariagium in contemptum Domini Prioris.

WALISEND. Terra Henrici Yole de Walisend capta est in man' Domini propter ejus impotenciam.

WYUELINGTON. Radulphus de Pitingd', quia aravit terram Alani de Heberine sine licencia, in misericordia, 6d. Et consideratum est quod dictus Radulphus recuperet de praedicto Alano sumptus quos posuit.

HEWORTH. Ad' de Heworth invenit Simonem de Acokes, Radulphum Sutorem, et Galfridum Danays pleg. suos veniendi apud Dunlm' die Martis prox. post festum S. Cuthberti in Marcio ad faciend. voluntatem Domini Prioris et omnia alia quæ facere debet. — Incrementum 3s. Gilbertus filius Galfridi cepit duo cotagia et duas acras terræ, redd. p. a. pro omnibus 5s., quæ reddere solebat [sic] 2s. et opera. — Incrementum 12d. Alicia uxor Patricii cepit unum toftum et di. acram terræ, redd. p. a. pro omnibus 2s. — Incrementum 2s. Willelmus filius Simonis cepit duo cotagia [unum cotagium struck out] et unam acram terre, reddendo pro omnibus 4s. — Hic non est incrementum. Robertus Bercarius cepit unum cotagium, redd. p. a. 8d. Non est incrementum. — Consideratum est quod Robertus filius Walteri recuperet de Radulpho Sutore, Rogero Cok, et

Roberto Bercario pro pleg', Elyæ Molend' 6s. 7d. pro qua pecunia levanda dabit Domino Priori 12d. Post venit Elias et fatebatur debitum. Ideo consideratum est quod solvat. — Toftum ejus cap'. Robertus filius Elyæ Waldevi [sic] quia noctanter venit ad boscum Prioris cum x. hominibus et ibi colp' quercus, di. marcam. Pleg. Elya, Rogero Asselot. Et duabus villat' præter Munkt' [?] — Elyas filius Waldevi quia receptavit Robertum filium suum post præfatum delictum et quia consencit, j marcam: pleg. præposito et iij juratoribus. — Robertus de Chivington quia venit ad boscum cum prædicto Roberto filio Waldevi ad malefac' 2s. : pleg. Elya filio Waldevi, Johanne Lyt. — Johannes filius Willelmi Molendinarii pro eodem: pleg. patre suo (Condonatur). — Willelmus Popley pro eodem, 12d.: pleg. Thoma Molendinario. — Thomas Molendinarius de Pampeden pro transgressione facta Domino Priori 2s.: pleg. Patricio de Staneryar. — Robertus filius Waldevi quia fuit in soc' de duabus sayleuandis furandis et vend' apud Novum Castrum. Compertum est quod non est culpabilis. Ideo condonatur. — Robertus de Chivington quia vendidit contra assisam 6d. — Consideratum est quod Beatrix filia Edæ recuperet de Elya molendinario 13d.

SUTHWYK. Omnes bondi de Suthewik quia non satisfecerunt Petro de Hetheworth, 5s.

WERMUTH. Cristiana Textrix de Gatisheued dabit Domino Priori 2s. pro 18s. levandis de Willelmo filio Elbæ et Thoma filio Ceciliæ. — Quatuor juratores pro concelamento, in misericordia 12d. Condonatur. — Tho' de Cotingham habet licenciam arandi terram Agnetis Redhude per duos annos pro med' habenda.

FULEWELL. Willelmus Maye cepit toftum et terram quam Alanus filius Petri tenuit, faciendo servicia consueta, et dabit ad g'summam 20s., quam terram tenebit ad term. vitæ suæ: et dictus Alanus filius Petri habebit tota vita sua hospicium in dicto tofto et tres rodas predictæ terræ, videlicet in quolibet campo unam rodam.

SCHELIS. Robertus Clericus cepit cotagium quod Willelmus Anketin tenuit, reddendo antiquam firmam: Et dabit ad g'summam 12d. — Eufemia relicta Rogeri Lyolf cepit cotagium quod vir suus tenuit, redd. p. a. 6d. — Willelmus Wytheued cepit domum quam Simon Poite tenuit, redd. p. a. 12d.

WYESTOU. Juliana Sprunte cepit terram quam Alanus de Suthwik tenuit quousque tres vesturas perceperit, quam terram cepit seminatain, et dicta Juliana satisfaciæt prius Henrico Bullok de septem marcis, et Domino Priori pro debito dicti Alani septem marcis, terminis solucionis ad Pent. anno, etc., nonagesimo septimo, 20s., ad festum S. Cuthberti in Septembri

20s., ad Purificacionem 20s., ad Pascha prox. sequens 33s. 4d., et dimitteret terram in eo statu quo illam recepit.

HERTON. Concordatum est inter Johannem filium Patricii et Matild' relictam Johannis Wymerk, sub hac forma, quod dictus Johannes solvet dictæ Matild' unam marcam pro bono pacis, videlicet, di. marcam ad Pent. anno, etc., nonagesimo septimo, et ad festum B. Michaelis prox. sequens di. marcam. Et si non solverit ad terminos statutos dabit Priori 20s. Salva tamen vestura unius rodæ fratri dictæ Matild'.

WEST-REYNTON. Ranulphus Rud quia non venit ad Halmot' 6d. — Incrementum di. marc'. Matild' relicita Thomæ Abot cepit toftum et xl acras terræ et terciam partem unius acræ quas vir suus tenuit, redd. p. a. 30s., et faciendo servicia consueta.

COKEN. Agn' Bonamy pro leyr, in misericordia, 6d. — Willelmus del Ford quia vendidit contra assisam, 6d. — Scolastica pro eodem, 6d.

EST-REYNTON. Consideratum est quod Goderobine recuperet de Johanne Wyse pro plegiagio Roberti Pater Noster 2s. — Johannes filius Elyæ dat Domino Priori pro licencia habenda arandi terram Matild' relicitæ messoris ad term. vitæ dictæ Matild', 12d. — Alanus Pater Noster invenit Johannem Freman et Henricum filium Edæ plegios suos quod bene se habebit erga homines Prioris et juri stare in omnibus.

MORHUS'. Walterus del More quia colp' ij quercus extra parcum de Reyington, in misericordia, 6d.

MOR'LAW. Consideratum est quod Tho' Molendinarius solvat ad emendandum toftum quondam Willelmi filii Matild' 6s.: et Willelmo Molendinario 2s. — Incrementum 12d. Alanus filius Hawysiæ cepit toftum et xvij acras terræ quas Robertus filius Hugonis tenuit, redd. p. a. 15s., et solvet primam firmam ad Pent. anno, etc., nonagesimo octavo. — Incrementum 14d. ob. Johannes de Wyuelington cepit toftum et terram quam Matild' relicita Willelmi filii Matild' tenuit redd. p. a. 9s., et faciendo servicia consueta.

[*In dorso.*] . . . relicita Ricardi de Wardeley pro licencia habenda capiendi virum dabit 6s.

. . . Thomas de Braunesdale reddidit unum toftum et unam bovatam terræ quam tenuit.

. . . est per jur' quod homines de Dalton non debent habere communam ab inferiori parte del Welleleche versus fossatum pomerii aliquo anno, scilicet, quolibet tercio anno habebunt fugam suam cum animalibus suis ad moram. Item juratores dicunt quod homines de Dalton solebant habere communam cum animalibus suis a porta manerii versus viam de Hesilden.

Item juratores dicunt quod dicti homines solebant habere communam in le Grenside quando terra citra le Grenside jacuit warectata. Item dicunt quod dicti homines non debent habere communam in le Cotwallis si claudentur aut sepe vel fossato includentur. Item juratores dicunt quod dicti homines de Dalton habent sufficientem pasturam præter loca superius Domino Priori reservata.

... Consideratum est quod Reginaldus recuperet de Henrico filio Adæ pro defectu terræ suæ non compostatae et pro convensione non servata 4s., et quod dictus Henricus sit in misericordia. Idem Henricus quia cariavit fimum de terra Prioris usque ad wapentach' Sadberg', in misericordia.

... Conventum est inter communam [sic] villæ de Burdon quod quilibet tenens unam bovatam terræ habeat in pastura duo animalia secundum quod consideratum fuit per breve *ad mensuracionis pasturæ* coram vicecomite Dunlm. quod breve Stephanus de Fysseburn tulit versus Michaëlem de Haluton.

SUMMA istius rotuli ex utraque parte, 28 li. 4s. 2d.

OFFICIUM TERRARLÆ [sic] se extendit ad 24 li.

SUMMA TRIUM TURNORUM cum redditibus pertinentibus ad Terrariam [sic] iiiij^{xx}xvij li. xv s.

c. 1300. . . . Terra Willelmi Molendinarii capta est in man' Domini eo quod inpotens est tenere terram et quod quamdam domum conbussit et omnes aliae domus suæ sunt ruituræ.

HEWORTH. Incrementum. De Roberto Bercario pro una acra et di. vasti 18d., id est pro acra 12d. quamdiu bene et fideliter se habuerit in servicio prioris.

ACLEY. (De præposito *erased*, *the margin reading* præter Jord' et Ad' Brun) et tribus bond' quia contradixerunt facere servicia debita manerio 10s., de quibus præpositus dabit (4s. *erased*: solvit 8s. *in the margin*).

CUPUN. De Johanne Surcot, pro licencia habenda mittandi [sic] toftum suum cum tofto Johannis Ra, 15d. — De Johanne de Gretham, quia pejoravit salinam Ricardi de Wolviston. — De quindecim bond' quia summoniti falcare pratum Prioris et non venerunt. Ideo in misericordia quilibet 6d.

WOLUISTON. (De Rogero Pilling' *erased*) quia non satisfecit Waltero Legge de ij celdris carbon' et 4d.

1309. Anno m° ecc° octavo. Prior et conventus ecclesiæ Dunelm' ad firmam dimiserunt Andreæ Bouenye de Araste manerium suum de Wardleye, ad terminum septem annorum, cum omnibus pertin' mineris boscis, etc., salvis omnibus firmis et redditibus assisis suis molendinis, perquisitis Halmotorum, piscar'

in aqua de Tyne, et boscis del Hayninges et le Hoterell'. Et idem Andreas et hæredes et assignati sui nichil percipient de duabus villatis de Heworth, nisi tantum servicia et consuetas operaciones villanorum sicut Prior et conventus tempore confecccionis præsencium perceperunt et pascent animalia sua in dictis boscis absque fraccione claustræ seu destruccióne boscorum. Hiis testibus, Gilberto Gategang, Johanne Bydik, Johanne de Byrtelay, Waltero Selby, Petro de Hethewrth, Johanne de Suthewik, et aliis. [Coll. Top. ii. 43, collated with Reg. i. fo. 59.]

1332-1333. ARRERAGIA SECUNDI TURNI HALM', ANNO DOMINI M^o CCC^{mo} TRICESIMO SECUNDO. — EST-REYN'. De Roberto de Scouland pro concelemento firmæ duarum acrarum terræ, 6s. — AKELEY. De præposito et quatuor juratoribus pro concelemento colp' arborum domus communæ, 4d. — MID MER'. De Petro de Fery, quia non pros' v. homines villæ de meremio suo asportato, 6d. — EST-MER'. De Preciosa filia vicarii pro leyr, 6d. — SUMMA, 14s. 6d.

ARRERAGIA TERCII TURNI HALM', ANNO DOMINI, ETC., TRICESIMO SECUNDO. — AKELEY. De Alicia ancilla magn' Johannis pro eodem [leyr], 6d. — SUMMA, 12s. 7d.

ARRERAGIA PRIMI TURNI HALMOT', ANNO DOMINI, ETC., VICESIMO TERCO [sic]. — HESILDEN. De Johanne Velheme, quia fregit le Byrlawe, 6d. — BEULU. De Ivetta Horner, pro leyr in adulterio, 2s. — MID-MER'. De omnibus villæ præter Ricardum filium Symonis, Willelmum fratrem suum, et Ricardum filium Galfredi quia non satisfecerunt Willelmo de Heighington de ij travis frumenti, 12d. — FERY. De omnibus villæ, quia non fecerunt les Loninges sicut præceptum fuit in curia precedenti, 40s. — DALTON. De Margeria ancilla aulæ, pro leyr, 6d. — SUMMA, 37s. 2d. — SUMMA summarum præcedentium, 64s. 3d.

1332-1333. ARRERAGIA TERMINI SANCTI MARTINI, ANNO DOMINI MILLESIMO CCC^{mo} XXXIJ. [Various rents, pensions, mesing pennies and averpennies, partly given as due from certain places, and partly from specific persons.] — SUMMA, 12 li. 6d. ob.

ARRERAGIA TERMINI PENT. ANNO DOMINI MILLESIMO CCC^{mo} XXXIIJ^o. [Rents, pensions, mills, wodlade, pennies, tithes, etc.] SUMMA, 46 li. 9s. 2d. ob.

SUMMA duorum terminorum, 58 li. 9s. 8d.

De arrerag' de Norhamsch' et Elandesch', 32 li. 4s. 5d. ob. q. — De arrerag' Ellingeham, 11 li. 10s. — De arrerag' Hallemot' 64s. 3d.

SUMMA trium summarum præcedencium, 46 li. 18s. 8d. ob. q.
 SUMMA totius cyrograffi, 105 li. 8s. 4d. ob. 9.

1340? — CURIA HALMOTORUM tenta apud ELVETHALL die Veneris prox. post festum S. Michaelis Archangeli anno supradicto. — [There are some entries referable to some previous court on this little roll in a decayed state. The roll lies with a somewhat broader one containing three freehold courts at Elvethall, held in 1340, which ends in as rotten a condition as that of the Halmotes' roll at its commencement.] — Willelmus filius Elenæ in misericordia quia seminavit unam rodam terræ per duos annos sine licencia Domini. — Robertus Felow tabernavit unam rodam terræ in Helymerside Waltero Ferande pro quatuor vesturis habendis, et idem Walterus fecit finem Domino et dabit 12d. Idem Robertus Felow tabernavit unam rodam terræ in Bradlands Gilberto de Heberine pro quatuor vesturis habendis sine licencia Domini et prædicta roda teneatur in manu Domini. Idem Robertus Felow tabernavit unam rodam terræ Willelmo filio Elenæ quæ jacet in Fareknoll pro quatuor vesturis habendis et prædicta roda terræ capiatur in manu Domini. — Ivota Webster in misericordia pro laywyth.

1345. — [HEDWORTH.] — [This document is enrolled on p. 72 of the first Halmote Book between the turns 1420, III. and 1421, I.] In die Jovis [May 12] prox. post translacionem [9 May] S. Nicholai (anno Domini millesimo ccc^{mo} quadragesimo quinto ut patet per Rentale *interlined*) Johannes de Hedeworth ostendit unam cartam de v^{xx} viginti acris terræ et j. piscaria cum sigillo communi factam Willelmo filio Ernisii (de Fulwell *interlined*) de tempore Bertrami prioris pro quibus reddit 20s. annuatim et 20s. pro heriet et 4s. pro forisfactura et dat multuram. Item aliam cartam sub dicto sigillo communi de xvij acris de Watermanland (tempore Thomæ prioris *interlined*) pro quibus reddit 9s. Item aliam cartam de xxij acris super le (Megotes) Dennes sed non cum sigillo communi pro quibus reddit (nichil *in margine*). Item aliam cartam indentatam de x acris de Hethworth factam tempore H. prioris de x acris [sic] in Munketon-broke de mora pro quibus reddit 5s. per annum.

Terra quam Johannes Hethworth tenet in eadem villa de terra Prioris per rotulos Halmot' (et quam sibi usurpavit sine dimissione alicujus terrarii. Terra quam tenet per rotulos Halmot' *erased*) Johannes de Hethworth in tercio turno Halmot' anno Domini millesimo ccc^{mo} xv^o cepit xl acras quas pater suus prius tenuit et reddidit pro eisdem 37s. annuatim pro consimili firma et postea in tercio turno Halmot' anno Domini

etc. xxij^o in curia sursum reddidit prædictas xl acras et in eadem curia de novo cepit illas xlj acras et unum mesuagium et xix acras quas Hugo Colstane prius tenuit: redd. per annum 40s. pro quibus mesuagio [et] xix acris dictus Hugo solvit annuatim 22s. 10d. ob. et non dat gressmam quia deberet solvere primam firmam ad Pent. prox. futurum. Idem in tercio turno Halmot. Anno Domini millesimo ccc^{mo} xxvij^o cepit j mesuagium (et iij acras terræ *interlined*) quod Willelmus frater ejus prius tenuit; redd. per annum 12d. gressm^a 2s. et illud mesuagium vastavit et meremium asportavit et aedificavit in libero tenemento suo apud Scotteshouses. Idem in primo turno anno Domini millesimo ccc^{mo} xxix cepit ix acras quas Johannes Hyne prius tenuit: redd' per primos tres annos pro acra 6d. et per alios tres annos sequentes pro acra 8d., et post illos sex annos pro acra 12d.

Terra quam sibi usurpavit et adhuc occupat sine dimissione alicujus terrarii. Idem occupat iij acras terræ cum prædicto mesuagio sine dimissione alicujus terrarii pro quo mesuagio iij acris terræ et aliis iij acris di. in le Munketonbroke Willelmus frater suus reddidit per annum 3s. 4d. Idem usurpavit et occupat iij acras in le Brok quas Aydyn filius Sibille primus tenuit et tres acras quas Walterus filius Roberti prius tenuit. Idem usurpavit et occupat a tempore Roberti de Middelham bursarii xij acras terræ quas Agnes relicta Walteri prius tenuit et sursum reddidit (pro quibus *interlined*) solvit ad voluntatem 8s. quæ solebant reddere in tempore dictæ Agnetis 7s. 6d. Idem usurpavit j rodam terræ Johannis filii Walteri et aliam rodam terræ Johannis filii Ricardi per xij annos super Sharpe-stane. Idem usurpavit di. rodæ terræ dicti Johannis filii Ricardi jacentem ex parte boreali gardini Johannis Clerici per unum annum. Idem usurpavit di. acre terræ jacentem super le Couenthugh per xvij annos quæ antiquitus pertinebat ad le Couentland. Idem usurpavit unam rodam terræ jacentem super Rougkakers per xvij annos. Idem tenet de terra (Petri) patris sui ex antiquo toftum et xxij acras terræ et redd. p. a. 3s. (4d. *interlined*) et servicia debita sed croftum abuttans super gardinum versus aquam pertinuit ab antiquo ad Priorem, sed nunc est incognitum. Item emit de Johanne Clerico de Hethworth x acras de nova frussura in mora et reddit p. a. 5s. et creditur quod Johannes Clericus tenuit istam per cirograffum et ideo inquiratur. Item tenet xxxv (quondam xl *interlined*) acras de terra quondam Rogeri Fraunceys et reddit p. a. 12d. De quibus vij acræ assignantur luminari Sanctæ Mariae de Jarow per prædictum Rogerum et tenentes de Hedeworth tenuerunt dictas vij acras et reddiderunt pro acra 10d. et ipse nichil

solvit pro eisdem per vij annos. Item usurpavit et occupat toftum S. Mariae. Item emit de Johanne Hyne vij acras de mora et nichil reddit p. a. sed nescitur quo jure. Item emit de Hugone Colstane xij acras ad term. annorum, sed habet adhuc in eadem terra terminum xvij annorum et reddit di. lb. piperis, sed nescitur qui sunt hæredes ejusdem Hugonis et ideo inquiratur. Item tenet iij acras terræ ex dimissione ejusdem Hugonis eodem tempore ad terminum supradictum et illæ tres acræ cum aliis iiiij acris de quibus Johannes (tenet *interlined*) duas solebant reddere unum par seretecarum [=cirothecarum] vel obulum.

Memorandum quod Petrus de He(d)worth cepit unam placeam longitudine xxx pedum latitudine xvij pedum redd. annuatim 3d. et dat ad gress^m 12d. sicut continetur in tertio turno Halmot' anno Domini millesimo cc^{mo} nonagesimo, sed modo reddit 16d. p. a.

Extract. Rental. a^o D'ni m^occc^{mo} xl^v^o. De Johanne de Hethworth pro j tofto, xxxiiij acris terræ, 3s. 4d. — De eodem pro terra Radulphi Fraunceys, videlicet, xl acris, 12d. — De eodem pro ij toftis et lxix acris, 32s. — De eodem pro uno tofto et vij acris Roberti Gudson, ob. — De eodem pro x acris Johannis Clerke, 5s. — De eodem pro uno tofto xiiij acris de terra Arnaldi, 8s. — De eodem pro v^{xx} acris xvij acris, 29s.

1345. I.—PRIMUS TURNUS HALMOTORUM Prioratus Dunelm. incipiens apud Fery vj^o die Julii anno Domini millesimo ccc.xlv^{to} coram Dominis Willelmo de Charlton et Roberto de Benton terrario et bursario et Symone de Esshe senescallo.

WEST-MERINGTON. De Johanne filio Roberti pro frithes fract' in le Hesles qui est pastura hominum de Mid Merington.

FERY. Praeceptum est omnibus quod servent frithes sub pena 2s.

SPEN. Agnes relecta Adæ de Mora cepit j mesuagium et l. acras terræ quæ Adam vir suus prius tenuit: redd. p. a. pro tempore suo 33s. 4d. Et relax. ei 16s. 8d. p. a. de antiqua firma propter senectutem suam et pro debilitate animæ -- [- - This mark signifies that the whole entry is not given.]

NEUTON-KETTON. Robertus Wyly, Rad. Plowrighe, Robertus de Fenham et Willelmus Herdenges quia depasc' herbam gar dinorum. De omnibus aliis de villa pro eodem. Præsentant quod Willelmus de Heburn tenet tres stagges in pastura Domini; et quod Terrarius hoc deadvocat. Praeceptum est quod dictus Willelmus att' prædictos stagges ad sat. Domino de transgressione prædicta. — Alanus Carter de Cotam venit in curia et reddidit sursum j toftum et xvij acras terræ quæ nuper cepit, et quæ Robertus Wyly nuper sursum

reddidit. Et vestura diotæ terræ . . . præposito et jur. et Johanni servienti de Ketton quousque sat. Domino.

BILLINGHAM. Alicia filia Johannis Gervays cepit j cotagium quod dictus Johannes pater suus prius tenuit: habend.: redd. p. a. 3s. et Manerio de Belasis v opera autumpn. si habeat cibum. G'sma 40d. Pleg. Johannes Gervays. — Agnes filia Willelmi Nouthird cepit j cotagium cum curtilagio quod dictus Willelmus pater suus prius tenuit: habend.: redd. p. a. 6d. et Manerio de Bill' xx opera autumpn. si habeat cibum. G'sma 2s. Pleg. J. de Stokton et Alexandro filio Gilberti. — Alicia uxor Johannis Molendinarii cepit ij acras terræ in Bondflatt quas Johannes Wydows prius tenuit et sursum reddidit ad opus ipsius Aliciae: habend.: redd. p. a. 3s. G'sma 6d. — Thomas filius Johannis Molendinarii cepit j cotagium quod prius tenuit, redd. p. a. 7s.: habend.: redd. ex nunc p. a. 5s. G'sma nulla. — Emma filia Petri Carter cepit j cotagium quod prius tenuit: redd. p. a. 6s. 8d.: habend.: redd. extunc p. a. 5s. G'sma nulla. — Thomas filius Johannis Molendinarii tenet ij acras terræ in Bondflatt: redd. p. a. 3s., et Terrarius dedit ei licenciam dimittendi illas ij acras terræ Johanni patri suo ad terminum iij annorum. — Præpositus et juratores conqueruntur et præsentant quod quidam subscripti non tenent terram ratione cuius deberent communiare in pastura, et tamen depascunt pasturam villæ per averia sua ad deterioracionem illorum qui terram tenent viz. etc. [nine names]. Ideo præceptum est eis quod amoveant animalia sua de pastura ita quod ex nunc non sic superonerent pasturam sub poena di. marœ.

WOLUISTON. (Memorandum quod in primo turno Halmotorum anno etc. xxxv^{to}. Wuluiston. Hugo Bakster cepit xij a. terræ sine tofto quæ [sic] Tho. Gretheued prius tenuit: habend. p. ann. [sic] 10s. et fac. alia servicia debita et consueta, g'sma 10s. Et dictus Hugo dicit quod non reddidit p. a. nisi 8s. a tempore dictæ capcionis usque huc. jam per xj annos. Et sic decipitur Prior in hac parte de 2s. p. a., unde summa 22s. Ideo scrutentur rotuli Halm' et rentalia *all erased.*) [The rolls for 1335 are not existing.]

WALLESEND. Præceptum est omnibus villæ quod servent frithes in blad' pratis pastur' et semitis, et quod nullus eorum sit contrarius aut rebellis vicinis suis, et ne quis eorum implacaret ac . . . alibi quam in curia Prioris. Et si quis de hoc convictus fuerit dabit Domino Priori 20s.

HEWORTH. Juliana filia Ricardi Molendinarii cepit unum cotagium et vij acras terre quæ [sic] dictus Ricardus pater suus prius tenuit et sursum reddidit ad opus ipsius Julianæ: habend.: redd. p. a. 5s. 3d. viz. pro cotagio et terra 4s. 6d. et pro iij

operibus quæ aliquando faciebat manerio de Heworth 9d. G'sma 5s. solvend. ad festa S. Michaelis et Martini prox. futura. Pleg. Ricardus filius Radulphi et Ricardus de Coquina.

WEREMOUTH. Praeceptum est quod x acræ terræ quas Alicia Willy tabernavit diversis ad diversos terminos et ij acræ terræ quas Rogerus de Wardeley tabernavit Simoni de Moreslawe capiantur in manum Prioris, quia sine licenciam.

WYESTOWE. Johannes filius Johannis de Herton cepit j toftum et xij acras terræ, faciendo opera manerio prout continetur in le Landbok. Idem cepit duas acras terræ, redd. p. a. 16d.: Et v acras terræ de dominicis, redd. p. a. 5s.: Et viij acras de terra Ricardi Hosteler, redd. p. a. 10s. quas dictus Johannes pater suus prius tenuit. Et dat ad g'smam 33s. 4d. solvend. [etc.] — Matill' filia Johannis de Herton cepit viij acras de illis xvij acris de terra Ricardi Hosteler quas dictus Johannes pater suus prius tenuit: habend.: redd. p. a. 10s. Et dat ad g'smam 12d.

SHELES. Willelmus et Johannes filii Willelmi de Blenkowe, pueri infra ætatem, ceperunt unum toftum divisum in duo dimidia tofta quod Juliana relictæ Willelmi de Blenkowe mater ipsorum Willelmi et Johannis prius tenuit: habend.: redd. p. a. xijd. G's'ma 10s. solvend. ad festum S. Michaelis prox. futurum. Et quia dicti Willelmus et Johannes ita teneræ ætatis sunt quod nesciunt adhuc seipso gubernare nec dicto tofto disponere, Willelmus filius Edæ manucepit esse custos et curator eorum ad terminum viij annorum prox. futur. Ita quod sufficienter reparabit et sustentabit dictum toftum sumptribus propriis. Et habebit proficuum dicti tofti durante termino praedicto. Et sustentabit eos in victu et vestitu sufficient. et hospitat eos in tofto praedicto durante termino praedicto. Et in fine viij annorum praedictorum praedicti Willelmus et Johannes intrabunt in praedictum toftum et illud pacifice habebunt et tenebunt absque impedimento vel contradicione praedicti Willelmi filii Edæ. Pleg. Adam Layney, Waltero Yole, et Willelmus de Byrden.

PYTINGDON SUTH. Adam Molendinarius cepit viij acras, et ij rodas terræ de dominicis Manerii de Pytingdon jacentes super Wardeknoll juxta terram Isoldæ relictæ Hugonis Lymbrynnere: habend.: redd. p. a. pro acra 10d. Et dat ad g'smam 6d. Et incipiet solvere firmam ad festum Pent. Anno Domini etc. xlvi^{to}.

EST-RAYNTON. De Willelmo Massham et omnibus villæ qui tenent boves pro carue', præter Willelmum Firmarium, pro dampno facto in pratis Johannis del Wra ad dampnum 9d.

WEST-RAYNTON. De Christiana ancilla Forestarii pro leyr

[blank]. — MOLEND. DE RAYNTON dimittitur hominibus de West-Raynton et Est-Raynton a festo Pent. A.D. Mil. ccc^oxlvt^o per tres annos. . .

1347.—Arr' Rental' et Halmot' de tribus annis elapsis (de ultimo anno *interlined*) tam de tempore Domini Roberti de Benton quam de tempore Domini Thomae de Stokton Burs'.

WOLVESTON. De Johanne de Pothowe 10s. De Johanne del Hay 21s. De eodem ex mutuo per Terrarium per recognitionem in cancellaria 50s.

ARR' STALLAT'. De Johanne de Denum de Chilton pro recogn. in cancellaria 59s. 4d. — De Roberto Todd de Fery et Hugone Smyth de arr' miner' carbonum de FERY 36s.

Arr' Halm'. MID-MERYNGTON. De Alicia filia Aliciae uxoris Colle de Galway de g'sma 4 li.

CUPON. De Hawysia filia Gilberti de Munketon de g'sma 45s. 8d.

1356.—[Arreragia.] [From an imperfect parchment book rolled up and placed among the Halmote Rolls. These entries are placed to 1356, as, although without a heading, they precede on the same leaf those of 1356-7, mentioned below. The arrears are of a miscellaneous character, fines, amercements, rents of lands of various tenures, etc. Some leaves seem to be lost, the range being to 1361, and the remaining ones to be misplaced. The headings of the various parts are here preserved as evidence of the arrangement here presented.]

NEUTON-KETTON. De Johanne Gryse pro uno cotagio, vj acris prati, de termino Pent. 4s.

MESYNGPENYS. De Wyestowe et Harton ad festum S. Martini 2s. De Wermouth, Suthewyk, et Fulwell de eodem termino 15d. De Hesilden de eodem termino 12d.

Terminus S. Cuthberti in Septembri - -

1356-7.—Arr' finium et amerciamentorum liberæ curiæ Domini Prioris a festo S. Michaelis A.D. millesimo ccc^olvjt^o usque festum S. Bartholomei A.D. etc. lvij - - -

1357.—Arr' primi turni Halmot', anno lvij.

SHELES.—De tota villata præter Idoniam de Whytton quia non ven. tempestive ad curiam 20s. (non).

BILLYNGHAM. De Johanne Redesleue Alicia Hamound et Margareta Hamound quia non venerunt ad locationem ovium, de quolibet 6d.

WOLVESTON. De Gilberto Punder quia concealavit eos qui depast. fuerunt les leyes 6d.

NEUTON-KETTON. De Ricardo del Newton pro le leyes
Domini depast. 6d.

ACLEY. De Agneta Fissher pro assisa cervisiae fracta 6d. De
eadem quia noluit vendere cervisiam extra domum suam 6d.

Arr' termini S. Cuthberti in Septembri A.D. millesimo
ccc^{mo}lvij^{mo} - - -

1357-8.—Arr' Rental' de terminis Martini A.D. millesimo
ccc^{mo}lvij^o et Pent. A.D. etc. lvij^o.

MORESLAW. De tota villa pro vasto ad exitum villæ de
utroque termino 8d.

1358. I.—[PRI]MUS TURNUS . . . [This roll is twice indorsed
by early hands, " Anno Dni. mccccliiij" and " Turnus Primus
1354, Robertus Wallworthe, terrar', Ricardus Birtele, burs',
1354." It is in bad state, and probably was so when the
indorsements were made, as there are internal evidences of its
being a roll of 1358. Remains of two other rolls, doubtless
those of the other turns of the same year, are attached to it.]
Willelmus de Munkton et Andreas de Wilyngton venerunt et
ceperunt molendinum de Wilyngton . . . [et?] Wallesende
- - - ad term. . . . annorum - - - redd. p. a. 6 l. - - -

JAROWE. De Johanne Houet pro uno equo Rogeri Walleson
amisso et occiso in custodia sua ad dampnum ipsius Rogeri
6s. 6d. prout compertum est per jur., de misericordia 3d.

MUNKTON. De Communitate villæ præter Thomam Toller
et Willelmum Toller pro dampnis factis in frumento Willelmi
Serjant ad dampnum 4d., et in misericordia 4d.

OUER-HEWORTH. Praeceptum est attachiare Rogerum Gayt-
herd ad essendum hic ad prox. ad respondendum de lx ovibus
detentis in pastura Domini per viij annos elapsos quando nullam
terram habuit.—Johannes Oteson potter venit hic in cur' et
cepit unam rodam luti per visum vicinorum ei assignatam per
certas metas, redd. pro eadem 20s. 6d. solvend. ad festum Pent.
a. ix^{no} et S. Martini tunc prox. seq. - - [In the same court
three other persons were proceeded against for taking away
a rood of clay from the Lord's ground without licence.]—
Johannes de Folaceby venit hic in cur' et cepit unam
cotagium vastum et iiij acras quondam in tenura Omnium
tenencium villæ quæ solebant reddere p. a. 4s.: tenend. ad
voluntatem Domini: redd. primis duobus annis quolibet anno
2s. 6d. et postmodum quolibet anno 3s., primo termino solu-
cionis incipiente ad festum Pent. anno ix^{no}.

WEREMOUTH. Alicia Nouthird - - - cepit bondagium quod
fuit Alani Nouthird viri sui: habend. et tenend. ad term. vitæ
suae: redd. pro primis tribus annis quolibet anno . . . 3s. et

postmodum 30s. - - - Pleg. ad faciend. Domino et vicinis quæ incumbunt - - - Incipiet solvere ad festum Pent. anno etc. lix^{no}.

FULWELL. Dies datus est Thomæ Rogerson, ut in ultimis Halmotis, ad reparand. tenuram suam quam tenet de jure uxoris suæ citra proximam curiam sub poena 6s. 8d.

WYUESTOW. Willelmus Wellard venit hic in cur' et cepit unum mes. et xij acras terræ et etiam viij acras de terra Hostillarii: redd. pro prædicto mes. et xij acras per octo annos prox. futuros quolibet anno 12s. et postmodum antiquam firmam scilicet 15s., et [pro] prædictis octo acris antiquam firmam scilicet 10s., et dat pro gers'ma 6s. 8d. quæ condonantur ad reparacionem prædicti mes. usque ad 6d. - - Incipiet solvere ad festum Pent. anno, etc. lix^{no}. [Observe the year.]

HARTON. De Thoma Warde pro frethes fract' per iij vices, de qualibet vice 6d.

[EST-RAYNTON?] Injunctum est Roberto Smyht qui terram Domini reliquit quod veniat citra prox. et moretur super eandem terram sub poena amissionis ejusdem. — De Johanne Freman pro tenura Einmæ Freman matris suæ quam Robertus Thomson, qui ipsam duxit in uxorem, et eadem Emma reddiderunt sursum hic in curia ad opus ipsius Johannis: habend. et tenend. ad term. vitæ suæ: redd. antiquam firmam et faciendo Domino et vicinis quæ incumbunt. Pleg. Roberti Wright et Roberti Thomson. 26s. 8d. [WEST-RAYNTON follows.]

NORTH-PIT[TINGDUN] CUM SUTH. Thomas Rassh venit hic in cur' et cepit unum cotagium et vj acras terræ quondam in tenura Ricardi de Kellawe: habend. et tenend. ad term. vitæ suæ: redd. antiquam firmam, et dat pro gers' 15 [s. ?] quæ [sic] condonantur ad 12d. pro reparacione cotagii - - — Bonageus Moneour venit hic in curia et cepit unum mes. et xxvij acras terræ quæ fuerunt Christianæ Ponchoun, eo quod nullus de sanguine ipsius Christianæ pro eisdem finire voluerit: habend. et tenend. ad term. vitæ suæ: redd. per primos tres annos quolibet anno 13s. 4d. et postmodum quolibet anno 20s. Et idem Bonageus infra unum annum edificia prædicti mesuagii sumptibus suis propriis reparabit. Et dat pro gers'ma 20s. unde 13s. 4d. condonantur ad reparacionem prædictorum ædificiorum. Pleg. de firma et de omnibus aliis quæ incumbunt Robertus Thomson et Johannes Punchoun. — Thomas de Dueslay venit hic in curia et cepit unum cotagium et ij acras terræ quondam in tenura Ricardi de Kellawe: habend. et tenend. ad term. vitæ suæ: redd. p. a. 4s. Et dat pro gers'ma j irchonn. [A hedgehog, as a nominal fine, apparently.] Et idem Thomas sumptibus suis propriis infra duos annos faciet unum cotagium sufficient. Et firma ij annorum prox. futur-

orum condonatur ad facturam cotagii prædicti. Pleg. ad faciend. Domino et vicinis quæ incumbunt --. — Bonageus Moneour venit hic et cepit unum mes. et xx aeras terræ quondam in tenura Ricardi de Aucland vicarii de Pitington quæ captæ sunt in manu Domini eo quod ipse ea reliquit, et tabernavit sine licencia Domini: habend. et tenend. ad term. vitæ: redd. antiquam firmam et faciendo Domino et vicinis quæ incumbunt per pleg. Johannem [sic] Ponchoun et Robertus [sic] Thomson. Et dat pro gers'ma 13s. 4d.

WOLVISTON. De Fair-John pro convencione fracta Thoma filii Willelmi et aliis de Communitate villæ non solvend. pastori in pastura del Neuton stipend. pro averiis suis prout convenitur inter ipsum et illos ad dampnum Communitatis 6s. 8d. prout compertum est per juratores in quo se posuerunt de misericordia 4d.

BILLINGHAM. Quædam clausura quæ vocatur Bartonn-Park quæ solebat reddere p. a. 40d. est in manu Domini Prioris. — De Johanne Watson pro xij qt. vj bz. carbonum maratinorum [sic] prec. 6s. 4d. detentis Gilberto Jenkynson ut compertum est per juratores, 3d. — De Johanne filio Gilberti quia conduxit quemdam servientem ad faciend. salem carius quam alii vicini de poena 40s. imposita et ex gracia Terrarii 40d.

NEUTON-KETTON. Robertus Wily, Walterus Bisshop, Adam Shephird et Ricardus del Neuton, jur. — De Roberto Wily, Waltero Bisshop, Adamo Shephird et Nicholao Philipp pro les leyes Domini depast. per averia sua, de quolibet eorum 6d. — De Nicholaus Philipp quia non habuit Adam de Elstob ad respondend. Roberto Wily et aliis de Neuton de dampnis factis in blad. eorum cum ovibus eorum, de misericordia 3d. — De Willelmo de Heslewell pro transgressione facta in pratis Domini cum porcis suis: Pleg. Nichol' Philipson, de dampn. 2s. — De Communitate villæ de Bermton pro dampnis factis in pastura Domini per bidentes suos: Pleg. Ricardus Hyn de dampnum 6s. quod sint ad liberam curiam ad respond. Domino de rescusso facto Johanni Grys apud Ketton. Post attach. (blank). — Præceptum est attachiare Johannem Gilet quod sit ad liberam curiam ad respondendum Domino de dampnis factis in pratis suis cum lx porcis et de rescusso facto Johanni Grys quando eos impingnorare voluit. — [In dorso Rotuli] De Ricardo del Neuton pro dampnis factis in frumento Domini per v. equos skabiosos, de dampnis factis 8d. — De eodem pro dampnis factis in pastura Domini per eosdem 4d. — Ordinatum est per communem assensum quod nullus habeat equum skabiosum in pastura Domini sub poena di. marçæ.

AKLEY. Præsentatum est per firmarios molendini quod tam

libere tenentes quam alii depascunt per averia sua quondam locum qui vocatur le milndam quem ipsi firmarii clamant pertinere et esse seperale Domini. Ideo praeceptum eisdem firmariis quod distr' liberos tenentes illam depascentes. Et eciā injunctum est aliis tenentibus quod non depascant sub pena 13s. 4d. — Walterus Rogerson venit hic in cur' et cepit quartam partem unius bondagii quondam in tenura Gilberti Walker quae est parcella tenuræ Ricardi de Heworth firmarii: habend. et tenend. ad term. vitæ suæ: redd. eidem firmario p. a. durante termino suo 4s. et Terrario pro elsilver ob., et tantum Domino post terminum firmarii prædicti elapsum, et dat pro gers'ma 20d.: Pleg. [etc.] — Memorandum quod iij acræ terræ quondam in tenura Willelmi Standhupryght jacent in manu Domini quae solebant redd. p. a. 4s., et depascantur per averia sua, ideo inquiratur ad prox. — Johannes Fermour venit hic in cur' et cepit unum cotagium quod Emma uxor Gilberti Randolph tenuit et quod iidem Gilbertus et Emma reddiderunt sursum ad opus ipsius Johannis: habend. et tenend. ad term. vitæ suæ: redd. antiquam firmam et faciendo Domino et vicinis quae incumbunt -- gers'ma 6s. 8d.

BURDON. Memorandum quod Henricus del Chippes obiit tempore ultimæ pestilencie seisisitus de j mes. xxx acris terræ [vide Feodarium, Sur. Soc. lviii. 45-47]. Post eujus mortem intravit tenend. Johannes del Chippes frater et hæres et inde feoffavit Thomam Casson. Ideo distr. ad faciend. servicia, etc. — De Gocelino Surtays, Thoma Casson, Jacobo de Toukotes, Thoma de Burdon, et Henrico Drwet capellano, pro defecto sectæ cur', de quolibet 6d. — Ordinatum est ex Communi assensu quod quilibet tenencium mundet partem suam prati quod vocatur Bradeenge. Ita quod pratum vicinorum non mundetur citra octabas Nativitatis S. Baptiste sub pena 12d. solvend. per illum qui inde convictus fuerit. — Johannes de Beuleu venit hic in cur' et cepit unum cotagium vastum quod fuit in tenura Roberti Wargan: habend. et tenend. ad term. vitæ suæ: redd. antiquam firmam et faciendo Domino et vicinis quae incumbunt per Pleg. Johannis de Srafton. Et ædificabit prædictum cotagium sumptibus suis propriis infra duos annos pro qua ædificacione habebit firmam iij annorum, ita quod [incipiet] solvere ad festum Pent. A.D. etc. lxj°. [Note.]

WEST-MERYNGTON. Tenentes villæ ceperunt herbag' del leyes præter herbag' de Spennymore: habend. usque festum S. Michaelis pro 10s. — Johannes filius Adæ de Maynsford -- cepit iij acras terræ in Spennymore quae quondam fuerunt Roberti Mouse et pertinent cotagio quod idem Johannes tenet: habend. et tenend. ad term. vitæ suæ: redd. antiquam firmam

-- et dat pro gers'ma 12d. — Robertus filius Thomæ -- cepit ix acras terræ et j rodam de vasto moræ de Spennymore quondam in tenura Willelmi filii Willelmi præpositi : habend. et tenend. ad term. vite sue : redd. antiquam firmam -- cepit eciam ij acras j rodam terræ jacentes in le Kerpece quondam in tenura Willelmi filii Willelmi præpositi : habend. et tenend. quousque aliquis venerit qui integrum tenuram ejusdem Willelmi habere voluerit de prædicto vasto. Et dat pro gers'ma 2s. — Hugo Dry -- cepit j mes. et viij acras terræ pertinentes eidem mesuagio, iij acras terræ pertinentes cuidam cotagio, et iij acras terræ de vasto moræ quondam in tenura Roberti Thomson : habend. et tenend. ad term. vitæ sue : redd. antiquam firmam -- Dat pro gers'ma 40d.

KIRK-MERYNGTON. De tota villa pro herbag' del leyes usque festum Michaelis --

DALTON. Ordinatum est quod omnes husband' non depassant pasturam cotmannorum cum aliquibus averiis quam fecerunt ante mortalitatem, et quod quilibet cotmannus habeat partem suam pasturæ et . . . prout tenet . . .

[From the book of arrears.] — Terminus S. Cuthberti in Septembri.

WODLADPENYS. De v. bondag. in Suthewyk pro Wodladpenys de termino nativitatis S. Johannis Baptista 6s. 8d.

OPERA ANNUALIA ET AUTUMPNALIA DAMP. SUTHWYK. De Thoma filio Alani pro uno bondagio de utroque termino 10s. De eodem pro operibus suis autumpnalibus ad festum Michaelis 4s. 3d. De Johanne de Useworth pro di. bondagii de termino Pent. 2s. 6d. De eodem Johanne pro di. bondagii pro operibus autumpnalibus 2s. 6d. [Others for autumn works only.]

OPERA AUTUMPNALIA IN NETHIR-HEWORTH. — De tenentibus villæ pro falcacione cujusdam prati vocati Colpeth 20d.

OPERA ANNUALIA DE BILLYNGHAM. —

ARR' decimarum. — Arr' finium et amerciamentorum liberæ curiæ -- De Majore et Ballivis villæ Novi Castri pro pensione sua annua 9 li. 3s. 4d. — De arr' trium turnorum Halm' ut patet per nomina contenta in quaterno de Halm' 25 li. 5s. 1d. — Arr' dimiss' per Dominum Robertum de Castro Bernardi nuper celerarium 9 li. 12s. 4½d. — Summa omnium arr' hujus quaterni pro primo anno 213 li. 14s.

1358. II.—[Of the central roll of the three alluded to only a headless fragment remains.]

[NEWTON-KETTON.] [Cf. 1358, I.] Præceptum est attachiare Willelum de Langton ad respondendum ad prox. de falda fracta ac eciam de . . . — Præceptum est attachiare Johannem Gelet

quod sit ad liberam curiam ad respondendum Domino de dampnis factis in pratis suis . . . innpingnare voluit. — De Willelmo Schiphird pro transgressione facta in averiis Johannis Gryse ad dampnum vj garbarum pro bident' . . .

ACLEY. De uxore Willelmi Husshep, Alicia filii Johannis, Emma Souter, Johanna del Chose, et Sibilla de Bewyk, Matild' del . . . de qualibet eorum pro assisa cervisiae fracta 6d.

1358. III.—[The inner roll of the three, beginning with Wallesend, and therefore probably perfect, but headless.]

MUNKETON. De Juliana filia Johannis filii Willelmi pro leir ante curiam præcedentem : Pleg. Willelmo Toller, 6d. — De Johanne de Angirton quia fregit clausum Domini et intravit parcum Domini, et succidit xxx juvennes arbores de fraxino . . . quercu prout fatetur hic in curia et unde posuit se in gracia Domini: Pleg. Johanne Debson. . . .

SHELES. Ricardus de Burden cepit unum cotagium quod fuit Johannis James et quod captum est in manu Domini eo quod Johannes prædictum cotagium reliquit vastum absque solucione firmæ per unum annum et amplius: habend. et tenend. ad term. vitæ suæ: redd. antiquam firmam et faciendo [etc.] Incipiet solvere firmam ad festum Mart. anno Dni. millesimo ccc^{mo}lxix. G's'ma 5s. [Observe the year.]

BYLLYNGHAM. De Johanna Hardgill, Alicia del Toren, Emma del Penrawe, Emma Culy, braciatoribus, quia nolunt vendere extra domum quando habuerint : et eciam quia lagena cervisiae extra domum vendita pro jd. non valet ob.: et eciam quia lagena (quam *interlined*) infra domum vendunt pro jd. ob., prout competunt est per jur., in quos se posuerunt, de quolibet 2s.

NEUTON-BEAULU. Injunctum est omnibus tenentibus villæ ne quis eorum mutet terram suam cum alio nisi ex licencia curie sub pena 6s. 8d.

HESILDEN. Gilbertus filius Willelmi de Hesilden cepit unum bondagium quondam in tenura Eustachii de Hesilden: tenend. ad voluntatem Domini: redd. primo anno 18s. ad scaccarium Prioris et argentum Terrarii et postea quolibet anno ad scaccarium 20s. et argentum Terrarii quousque aliis venerit qui plus pro dicta terra vel antiquam firmam dare voluerit. Et reparabit et sustentabit ædificia dicti bondagii in statu competenti quandiu dictum bondagium tenuerit. Et incipiet solvere firmam ad Pent. A.D. etc., sexagesimo. Et licenciatum est ei per Terrarium seminare duas acras de prædicta terra cum semine vernali medio tempore. Et si plures acras seminaverit solvet pro eisdem pro quantitate earundem ad festa Pent. et Martini A.D. etc. lix. Pleg. [etc.]

[HEWORTH.] Alicia quæ fuit uxor Willelmi Urygth venit hic in curia et cepit unum toftum et xxxij acras terræ quondam in tenura Johannis Tikhill et quæ fuerunt Walteri Urygth quondam viri sui: habend. et tenend. ad term. vitæ suæ: redd. per iij primos annos prout idem Walterus prius reddidit et postea antiquam firmam scilicet 25s. videlicet ad festum Martini A.D. etc. lxj^o: et faciendo [etc.] Et dat pro g's'ma 6s. 8d. unde solvet [etc.] — Bertramus Urygth venit hic in curia et cepit unum toftum et xxxij acras terræ quæ fuerunt Walteri Urygth et quondam in tenura Willelmi de . . . : habend. ad term. vitæ suæ: redd. per iij primos annos prout idem Walterus reddidit, et postea antiquam firmam viz. 25s.: Et faciendo [etc.] Et dat pro g's'ma 6s. 8d. unde solvet [etc.] Alicia quæ fuit uxor prædicti Walteri venit hic in curia et sursum reddidit totum jus suum ad opus ipsius Bertrami. — Johannes de Byker cepit quondam placeam terræ in mora de Heworth pro quarrera quærenda et fodienda per v homines per unum annum a festo S. Martini A.D. etc. lvij^o prox. futurum pro 26s. 8d. — Thomas Guse cepit quondam placeam terræ ibidem pro quarrera quærenda et fodienda per iij homines: habend. a festo S. Martini prædicto usque ad terminum trium annorum: redd. primo anno 20s. et postmodum quolibet anno 24s. —

1359.—[An abrupt commencement on a new leaf of the book of arrears after the termination of 1358.] Adhuc WESTMERINGTON. De Johanne filio Adæ de Maynesforth pro j cotagio, ij acris quondam Rogeri Mouse de utroque termino 23d.

MORESLAWE. De Alicia uxore Johannis Punchon pro leyr in adulterio cum ij hominibus 2s.

1360? [From the same book.] WEST-MERINGTON. De Johanne Makand quia amovit unum merstane in les Croftes, 6d.

MID-MERINGTON. De Thoma Nanson et Alicia uxore ejus quia non reparaverunt unum cotagium unde pars prostrabatur in tenura Petri Currou nuper viri dictæ Aliciae et pars in tenura dictæ Aliciae citra festum S. Michaels prox. præteritum prout ceperunt diem sub poena 20 solidorum imposita ex gratia Terrarii, 12d.

HEWORTHS. De Willelmo de Gisburgh quia non posuit in opere meremium sibi datum per Dominum ad reparacionem domorum suarum de poena di. marcæ imposta, ex gratia, 6d.

WERMOUTH. De Willelmo Tomson uno juratorum quia non venit ad curiam, 6d.

HARTON. De Johanne Colyne quia amovit les merestanes ex antiquo positis, 6d.

SHELES. De Ricardo de Cokyn pro iusta via facta infra seperale Domini transeundo versus le Sheles, 6d. — De Willelmo Hardymarchaund de Wynlawton pro eodem, 6d.

1361. II. [From the same book.] Extract' secundi turni Halm' incipientis apud Pityngdon die Jovis prox. ante festum S. Lucæ Ewangelistæ A.D. millesimo ccc^{mo} sexagesimo primo.

EST-RAYNTON. De Thoma Gibson quia recusavit solvere Praeposito le Milneferme, 6d.

WALLESEND. De Christiana ancilla Willelmi capellani pro leyr cum capellano, 2s.

1364. II? [Stevenson marks this headless roll as of 1365 or 1366. But see Harton, Ravensflat, and Wolveston.]

[WALLSEND et WILLINGTON.] De Johanne filio Johannis et Johanne Yoill' quia non fecerunt pro partibus les lonyngs per quod frumentum Johannis de Harton depassabatur ad dampnum di. tref' - - - Injunctum est omnibus tenentibus vill' de Wylyngton et Walleshend quod ipsi habeant unam faldam ædificatam citra proximam curiam sub poena 6s. 8d. — Injunctum est Johanni Yoill' quod veniat ad terram in Wylyngton sub poena admissionis [sic] prædictæ terræ.

JARW. De Agn' quæ fuit uxor Agn' [sic] Gedd pro mercheto, 2s. Johannes Simson venit hic in curia et cepit j cotagium et xij acras terræ quæ Agnes quæ fuit uxor Adæ Gedd prius tenuit et quæ capta sunt in manu Domini eo quod prædicta Agnes recessit de prædicta terra sine licencia, et moratur in comitatu Northombr': habend. et tenend. ad term. vite suæ: redd. antiquam firmam et faciendo [etc.] De gres'ma 7s.

WERMOUTH. Injunctum est Wermouth et Fulwell quod habeant unum communem punder' citra proximam curiam, sub poena di. marcæ. — Dies data est eisdem jur' ad reponend' le purpresturas et les merstanyis citra proximam curiam sub poena di. marcæ. Et in casu quod les merstans non inveniantur quod inveniri faciant novos.

SUTHWYK. Injunctum est Hugoni Raynaldson et uxori ejus quod non teneant brasitorium super aliam terram quam terram Domini sub poena amissionis prædictæ terræ quam ipsi tenent de Domino.

FULUELL. Injunctum est Johanni Gray servienti Domini apud manerium de Fuluell quod faciat reparari cotagium quoniam Agn' Gris citra prox. curiam sub poena 40d.

HARTON. Injunctum est tenentibus vill' et villæ de Wyues-tow quod reparari faciant stagnum molendini et quod videant stagnum illud die Veneris in festo S. Lucæ et præsentent ad

prox. deffectus. - - [Oct. 18 on Friday = F = 1364 and 1370.]

WYUESTOW. Injunctum est omnibus tenentibus villæ ne quis eorum succidet vel metet herbam quæ vocatur Bent, sine speciali mandato Prioris vel terrarii. - - [A similar order occurs under Shields.] Odonellus Tayllyour - - cepit j mes. et xij acras terræ de Plughswaynland quæ Johannes filius Johannis Smyth et Emma uxor ejus prius tenuerunt, ut de jure ipsius Emmae, quæ capta sunt in manu Domini, eo quod prædicti Johannes et Emma recesserunt de prædicta tenura et morantur apud Qwytb'n: habend. - - ad term. vitæ suæ - - — Ricardus Herlaw venit et cepit viij acras terræ de terra Hostilar' quæ [sic] idem Johannes et Emma prius tenuerunt ut de jure ipsius Emmae, quæ captæ sunt in manum Domini ex causa prædicta: habend' - - ad term. vitæ suæ - - — De Johanne filio Johannis Smyth et Emma uxore ejus pro viij acris terræ de terra Hostil' de dampn' adjudicat' per jur' 3s. Et concessum est per Terrarium quod Ricardus del Hertlaw habebit ad emendacionem terræ.

SCHELLES. Injunctum est brasiatoribus del Schelles ne quis eorum vendunt [sic] lagenam cervisiae ultra 1d. ob. - -

WEST-RAYNTON. Inquiratur de capcione unius cotagii v acrarum terræ quondam in tenura Edæ Giblyn [Gibson in 1364, III.] quæ Johannes del Wraa cepit xxxvij annis elapsis ut dicit, redd. pro operibus p. a. 6s. ut [sic] solebat reddere p. a. 10s. 8d. pro operibus. Ideo scrutinentur Rotuli de capcione hujus. — Injunctum est tenentibus istius vill' et villæ de Est Raynton quod distringi faciant averia tenentium de Est Murton depast' separale Domini Prioris et pasturas tenentium - -

PYTTYNGTON. Præceptum fuit sesiri in manu Domini ad ultimos Halmotos j mesuagium et xx acras terræ quæ fuerunt in tenura Bonagii Moneour eo quod elongatus est extra patriam et tabernavit prædictum mesuagium et terram sine licencia Domini, et eciam ad sesiend' vestram ejusdem terræ pro firm' et dampn' fact' in ædificiis prædicti mesuagii. Et dominus Ricardus de Birtely nuper Bursarius cepit securitatem de prædicta vestura. Ideo inquiratur ad prox. de valore vesturæ. Et sciendum est quod Robertus filius Thomæ et Johannes Punchon devenerunt pleg. Bonagii de capcione prædicti Bonagii. [David II. of Scotland came into England in Jan. 1364, and in his Chamberlain Rolls of that year, i. 401, Bonagius occurs as his moneyer. He was of Florence, and engraved the irons for the Scottish coinage, on which his labours extended for thirty years (see *Num. Chron.* xii. N. S. 87); while in England he would probably be the minter for Bishop Hatfield of Durham,

whose coins present some peculiarities.] Thomas de Anneslay cepit mis' [sic] et xxxij [acras] terræ quæ fuerunt in tenura Johannis Fischeman: habend' et tenend' ad term. vitæ suæ: redd. p. a. 13s. 10d. et faciendo [etc.]. Gres'ma condonatur. Et incipiet solvere ad festum Pent. anno etc. lxxv^{to}. Et si seminabit aliquid semen quadragesimale anno futuro, solvet pro aera prout valet secundum discretionem Jur'.

RAVENSFLAT. Adam [etc.] ceperunt [etc.] Incipient solvere ad festum Pent. anno lxxv^{to}, et si seminaverint semen vernale incipient solvere ad festum Martini anno lxxv^{to} - -

WOLUESTON. ["Willelmus fil' Fayr Jonson" a juror. "Fair-Jon, Willelmus filius suus" and "Willelmus Fair Jonson" mentioned afterwards.] - - incipiet solvere ad festum Pent. anno etc. lxxv^{to} - - Injunctum est Communitati villæ quod faciant les lonyngis juxta Ryakers - -

COUPON. De Agn' Postell et Alicia de Bellasyis quia nolunt vendere lag' potell' et quart' inquirent' cervis' prout compertum est per tastatores, de qualibet, 6d. — Johannes Woderoff cepit unum cotagium et ix acras terræ quæ Robertus Peisson prius tenuit, quæ sunt de terra Thomæ filii Ricardi de Fery existent. in manu Domini racione custodiæ cum iiii romm' reddend': habend' et tenend' ad plenam æstatem heredis prædicti Thomæ: redd. pro prædicto cotagio et terra 10s. 6d. et pro romm' 2s.: faciendo Domino et vicinis quæ incumbunt, per pleg' - - De Gres'ma, 10s. 3d. ["De warda heredis Thomæ de Fery pro terris in Fery et Coupon, annuatim 54s. 8d., inde summa ab anno Dni. 1364 per xvij annos, 43 l. 14s. 8d." — *Feodarium*, p. 79. "Recepta de Wardis etc., tenencium de feodo Domini Prioris Dunelm. per servicium militare."]

NEUTON-BEULW. De Gilberto filio Rogeri et Johanna uxore ejus executrice testamenti Johannis Nicoll quondam viri Willelmi Raynald [—sic, but unless *viri* means partner the reading apparently should be "viri sui et Willelmo"—] quia non fecerunt j grangiam quondam in tenura Nicholai de Hetheworth patris prædicti Johannis quam prædicti Johannes et Willelmus ceperunt conjunctim sub tali condicione quod prædictam grangiam facerint [sic]: nichil inde fecerunt, de poena di. marcae, ex gratia 12d. Et injunctum est quod repariatur [sic] citra prox. curiam sub poena di. marcae. Adam de Marton, Willelmus Raynald et Johannes de Baumburg [Willelmus filius Rogeri, Willelmus filius Roberti, Johannes de Newton, Robertus Jakson, Willelmus filius Emmæ *inserted*] et omnes tenentes vill' de Neuton Beulw ceperunt unam peciam terræ quæ vocatur le Broyk, et unam peciam terræ quæ vocatur Westlangthorpp, et unam peciam quæ vocatur Estlangthorpp, et unam peciam quæ vocatur

Fischedepolflatt, et unam peciam terræ quæ vocatur Doucotflat, cum mora pertinente ad manerium de Beulw prout jacet per divisas antiquas [*no habendum or term mentioned*]: redd. pro acra 10d. Salva Priori et omnibus averiis suis fugacione et refugacione per moram prædictam traccionem faciendam ad pasturas consuetas, et dant ad gres'ma 40s.

ACLEY. Ordinatum est ex communi assensu quod quo ciens- cunque contigerit aliquem pro suspecione vel aliquo alio modo capi et imprisonari vel alium casum coronæ eveniri propter quod tenentes villæ debent vigilare seu adire Dunelm' vel alibi laborare, quod quilibet tenens contribuat pro porcione sua ad costagia facienda sub poena 40d. solvend. per illum qui in defectu reperitur.

MIDIL-MERYNGTON. De Communitate villæ quia non venerunt tempestive ad mundand' stangnum molendini quando præmuniti fuerunt, prout compertum est per Jur' de West-Meryngton et Est-Meryngton, de misericordia, 2s. — De Petro filio Gilberti nativo Domini quia non venit tempestive ad curiam, 12d.

EST-MERYNGTON. Jur', videlicet Ricardus Milner, Hugo de Qwytworth, Henricus Dobson, præsentant quod Thomas filius Johannis tenet unum mesuagium et xxx aeras terræ de libera terra pro quibus tenetur metere quolibet autumpno uno die sine cibo vel duobus diebus cum cibo, quæ sunt aretro pro xij annis, quæ valent in denariis pro tempore prædicto, 4s. [Sixteen other tenancies, some "de libera terra," others "de terra Domini," succeed, but in no distinct order as to their qualities, with their works and arrears. At the end of the list are the following notes:—] Memorandum quod iij bovatae terræ sunt ad firm' den' unde Johannes Cay tenet j, et Ricardus Tallyour j bov. et Adam Cay tenet j bov. [Cf. the Penny-farm of Hatfield's survey and other episcopal records.] — Inquiratur ad prox. de operibus debitibus in West-Meryngton et in aliis locis.

Die Lunæ prox. post festum Omnium Sanctorum. [Monday after Nov. 1 in 1364 was Nov. 4. This line, which is in paler ink, and a different though cotemporary hand, seems to identify the roll with the second turn of the Halmotes for the year. After the entries of what appears to be the Edmondbyers special court the usual business at East-Merrington is resumed.]

EDMONDBYRS. De Roberto Souter quia non distinxit Margaretam quæ fuit uxor Willelmi de Allenschellys ten' j mes', et xx aeras terræ pertin' in Roksyd pro homagio et fidelitate sua - - 6d. — Praeceptum est distingere Isabellam sororem et hæredem Willelmi Hunter tenentem j mes. et viij aeras terræ,

et Agn' quæ fuit uxor Wilhelmi Sadeler tenentem j mes. et xv acras terræ, et Dominum Alanum de Schittlyngton Magistrum Hospitalis de Schirburn tenentem cujusdam placiae vocatæ Pethmosak, ad faciend' homagium et fidelitatem. - -

EST-MERYNGTON. - - Incipiet solvere ad Pent. anno etc. lxvj^{to} et ædificabit j domum sufficientem de iij copuls de infra ij annos - - Gress'ma et firma primi anni condonantur ad reparacionem. - -

WEST-M'. Injunctum est tenentibus tocius villæ quod habeant j communem faldam. - -

FERY. Adam Grandorg cepit unum cotagium quod Willelmus filius Hugonis prius tenuit et sursum reddidit ad opus ipsius Adæ: habend' et tenend' ad term. vitæ suæ: redd. antiquam firmam - - . Et sciendum quod prædictus Adam sufficienter reparabit prædictum cotagium et ædificabit unam grangiam infra scitum prædicti cotagii infra duos annos prox. futuros. Pleg. de reparacione prædicti cotagii Thomas de Bycheburn, et de grangia Willelmus filius Hugonis. De gres'ma 6d.

1364. III. ?—[Indorsed in medieval figures "1364."]

WORTH . . . Willelmo quod reparari faciat unam domum pro grangia perfectum in tenura Johannis Simson . . . eo quod idem Willelmus duxit in uxorem Matild' filiam et executricem ipsius Johannis.

INQUISITIO MORA DE WARDELAY. Compertum est per sacramentum - - quod tenentes de Magn' Wsseworth' nuncquam intraverunt in morâ de Wardelay ante ultimum tempus quod Scotti combusserunt villatas de Heworths, scilicet quod pastores de Vsseworth et Heworthe solebant venire cum averiis suis usque ad quemdam locum vocatum le Blakletch'm ad inferiorem partem ejusdem et ibi se . . . invicem ludere scilicet post combustionem prædictam viz. per lapsum xl annorum per vices ten' de Magna Usseworth . . . pro eo quod villat' de Heworth diu vasta existebant - -

WERMOUTH. Injunctum est jur' istius villæ et villat' de Fulwell et Suthwyk quod mandatum . . . apud Wermouth die S. Gregorii prox. futur' et ibi videant purpresturas factas per Ricardum Raynaldson et etiam le merstantys inter terram Domini et terram liberam ipsius Ricardi et si ammoneantur reponeantur ea, et quid inde fecerint certificant ad prox' cur' sub pena di' marc'. Et sciend' quod prædictus Ricardus promisit quod ipse venire faciet le merkstans.

FULWELL. Injunctum est Johanni Grai servienti Domini apud Fulwell quod wrekcum maris positum subtus le Hough

in crastino dierum festivalium per Magistrum de Weremouth cariari faciat super terram pertinentem manerio sub poena di. marcæ. — Injunctum est omnibus tenentibus villæ et eciā tenentibus de Weremouth quod teneant quandam consuetudinem ex antiquo usitatam quod nullus eorum ponat wreccum maris super le Hough in crastino dierum festivalium sub poena di. marcæ solvend. per illum qui in defectu reperitur.

WYUESTOW. De Alicia filia Johannis pro mercheto quia pauper, 6d. [In a roll of 1365 we have under the same township:—"De Agn. filia Patri Clerk pro mercheto 12d. Burs. recepit qt."] — De [etc.] depas. herbagium Domini apud le Dennys prout fatetur in curia de quolibet 5d. — — —

SCHELLES. De Ricardo de Byrden Ricardo Harpour Roberto Benedicte quia emerunt cervisiam apud Novum Castrum et illam vendiderunt apud le Schelles ad dampnum Johannis de Hilton et aliorum firm' brac' de 9d. prout compertum est per jur' de quolibet in misericordia 6d. — Injunctum est eis et omnibus aliis tenentibus del Schelles ne quis eorum emat cervisiam alibi quam apud le Schelles dum ibi fuerat cervisia vendenda sub poena 20s. — — De Ada de Birden, Isabella uxore Walteri Youll, Alical de Skynaby, Dyota de Hilton, Agn' de Al . . . et Alicia de Hornbi quia vendiderunt cervisiam carius quam jd. ob., de qualibet 6d. — Caterina filia Johannis Emotson venit hic in curia et cepit unum mesuagium quod Ricardus Durray prius tenuit et quod Elena Cappe sursum reddidit ad opus ipsius Caterinae: habend. et tenend. ad term. vitæ sue: redd. antiquam firmam et faciendo Domino et vicinis quæ incumbunt — Dat pro gress'a 20s. — Praeceptum est dict' Willelmum Liolfe et Thomam [sic] Scotes ad essend' hic ad prox' ad respondend. Domino de uno porpasio invento apud le Wiringes super sabulum juxta Harton de wrecco maris et vendito apud Novum Castrum pro 12s. prout præsentatum est per jur'. [Vide 1365. II.]

EST-RAYNTON. Johannes Pater Noster, Robertus Brygh, Johannes Chapman et Johannes Fremian, jur'.

WEST-RAYNTON. Inquiratur de capcione unius cotagii et v acraru[m] terræ quandam in tenura Edæ Gibson [Giblyn in 1364, II.] quæ Johannes del Wra cepit xxxviiij annis elapsis ut dicunt, redd. pro operibus p. a. 6s. ut solebant reddere p. a. 10s. 8d. pro operibus. Ideo scrutentur Rotuli de capcione hujus cotagii et terræ. — Compertum est per inquisitionem in quam Hugo Urkyll se posuit viz. per sacramentum — [eight names] quod prædictus Hugo est nativus Domini Prioris et quod pater et avus suus pro nativis dicti Domini Prioris tenebantur. Et super hoc idem Hugo fecit fidelitatem hic in curia

prout nativo pertinet, etc. — Compertum est per eandem inquisitionem quod Johannes Wydouson est nativus Domini et similis condicionis etc. et super etc. fecit fidelitatem etc. — Ordinatum est et injunctum omnibus qui fuerunt in inquisitione praedicta quod quilibet eorum teneat hoc quod locutum fuerat inter eos pro secreto sub pena 40d. solvend. per illum qui in defectu reperitur. — Injunctum est omnibus tenentibus istius vill' et vill' de Est-Raynton quod nullus eorum vocet aliquem earundem villarum NATIVUM Domini sub pena 20s. solvend. per illum qui in defectu reperitur.

MORESLAW. De Adam Waterman pro uno ligno Alexandri filii Thomae asportato ad dampnum ipsius Alexandri 2d. prout compertum est per jur', de misericordia, 3d. — De eodem Adam pro transgressu facta eidem Alexandro et Aliciae uxori ejus executrici testamenti Willelmi Huntyngton de pascendo blad' per porcos suos ad dampnum ipsorum vj garbarum frumenti et una [sic] thrav' pisarum, prout compertum est per jur', de misericordia, 3d. — De eodem Adam pro transgressu facta eisdem subvertendo caretam suam cum blado oneratam, prout compertum est per jur', ad dampnum 2d., de misericordia 2d. — De eodem Alexandro quia canis suus comedit victual' autumpnal' ipsius Adæ, prout compertum est per jur', de misericordia 3d. — De praefato Adam quia mentitus fuit praedictæ Aliciae in curia, de misericordia 6d.

PYDINGTON. De Waltero de Allerton pro deterioracione terræ nuper Bonagii Moneour dum in tenura ipsius Walteri extitit, prout compertum est per jur. de dampn' adjudicat', 18d. Assignacio terræ. Unum mes. et xxvij acræ terræ quæ Margoria filia Roberti Tomson ten^t assignantur Petro Hudson et Johanni de Heswell eo quod compertum est per jur' quod sunt potentes ad ten' predictam terram: redd' prout eadem Margoria prius reddidit: incipiend' solvere ad festum Peñt' anno etc. lxvj^{to}. — Compertum est per jur' quod vestura terræ Bonagii Moneour quam Walterus Draper percepit et habuit de anno etc. lxiiij^{to} valebat in omnibus 72s. quæ quidam vestura arrestabatur pro debitibus ipsius Bonagii unde Bursarius cepit securitatem etc. [Vide 1364, II.]

BYLLYNGHAM. Injunctum est omnibus tenentibus quod prestant lecta [sic] servient' Terrarii et Bursarii ad Halmot' et ad alios adventus suos sub pena 40d. — Injunctum est omnibus tenentibus villæ quod nullus eorum molat bladum extra dominium dum molend' Domini Prioris molere possit sub pena 20s. — Et super hoc injunctum est praeposito et jur' quod arrestari faciant bladum transsiendum extra dominium cum equis ea carantibus sub pena praedicta. [Damages were found against the

respective late farmers of the mills of Byllyngham and Neuton Beule by "omnes husbandos de Byllyngham," and "omnes husbandos de Neuton Beuleu," for deterioration in millstones, irons, and "le sailclathes," and were referred to the Jury.] — Robertus Hardgill cepit manerium quondam in tenura Johannis filii Johannis in Byllyngham: habend. et tenend. ad term. vitæ suæ; redd. p. a. 4 li. 6s. 8d.; et pro tenemento dictæ terræ pertinente 6s. 8d. Et sciendum quod recepit xx acras terræ bene warectatas quas sic dimittat in fine et sustentabit tene-menta modo ædificata sumptibus suis in adeo bono statu quo ea recepit. Et incipiet solvere ad festum Pent' A.D. millesimo ccc^{mo} lxxvj^{to}. Et fac' Domino et vicinis quæ incumbunt. Pleg. [etc.] Et dat ad gres'am 12d. [The first payment of a rent in Wolveston was also to be at Pentecost 1366.]

NEUTON-KETTON. Robertus Wyli, Walterus Byschope, Richardus del Neuton, juratores. — De Richardo del Neuton et Juliana uxore ejus pro transgressu facta Willelmo Schiphird et Anabilla uxore ejus ad [sic] ipsam Anabillam insultando et verberando ad dampnum ipsorum Willelmi et Anabillæ 6d. De misericordia 3d.

NON-STAYNTON. Willelmus Smyth venit hic in cur' et cepit unum mes. et xx acras terræ cum prato et pastura ac cum suis pertinentiis in Non-Staynton quæ quondam fuerunt Adæ Kyrkman et quæ Dominus Prior recuperavit versus hæredes ipsius Adæ in curia Domini Episcopi per breve *quare cessavit per biennium*: habend. et tenend. ad term. vitæ suæ: redd. annuatim scaccario Domini Prioris apud Dunelm' 34s., primo term. solucionis ad festum Pent. anno etc. lxxvj^o. Et dictus Willelmus ædificia prædicti mesuagii sufficienter infra duos primos annos ædificabit sumptibus suis propriis. Et dictus Willelmus habebit grossum meremium in boscum de Aclay pro vj paribus de scilles, rybys, et firstis ad costagium ipsius Willelmi lucrandum. Et eciam habebit in eodem bosco tynguam de spinis et salicibus si comode fieri possit. Et dictus Willelmus prædicta edificia postquam fuerint ædificata pro tempore prædicto manutenebit et terram prædictam in adeo bono statu [quo] ante eam recepit in fine termini prædicti dimittet vel eciam meliori. Pleg. [etc.] - - Gres'ma x s. solvend. [etc.] [Vide Sur. Soc., vol. Iviii. 163 et seq.]

AKLEY. Willelmus filius Johannis de Coksou - - cepit unum cotagium quod pater suus prius tenuit: habend. et tenend. ad term. vitæ suæ: redd. antiquam firmam et servicia et faciendo Domino et vicinis quæ incumbunt. Pleg. Hugone de Riknall et Willelmo Ibbi . . . Et quia prædictus Willelmus non est ad plenam ætatem, ex licencia curiæ est in custodia prædicti

Hugonis quousque sit xv annorum. Gres'ma 4s. — Beatrix Rose cepit di. bondagii viz xij aeras terræ et di. mes. quod Willelmus Rose quondam vir suus prius tenuit: habend. et tenend. ad term. vitæ suæ: redd. p. a. 12s. argenti, et faciendo Domino et vicinis quæ incumbunt. Pleg. Adam Scotson, Willelmus Pouer. Dat pro gres'ma 40d.

EST-MERYNGTON. Injunctum est tenentibus istius villæ et aliarum villarum dominii ne veniant ad aliquam curiam extra dominium pro dampn' fact' per averia sua ut amercentur, et quod jaciant emendaciones tempore capcionis vel proferent emend., de pœna 40d. solvend. per illum qui in delicto.

[Attached to the roll of 1364, II. ? against ACLAY, are two narrow slips of parchment, containing the following memoranda marked *a* and *b*. The abrupt commencement of the second one shows that an intermediate slip is wanting. Cf. Aclay and Fery in the *Feodarium*.]

[*a*] Isti sunt liberi tenentes villæ de Aclyff. In primis Ric. de Heuworth. Item Tho. Perkynson. Item Gilb. Randolph. Item Will. Warand. Item Nic. de Gipwik. Item Will. Yeutson. Item Will. Power'. Item Will. del Neuhous. De ipsis inquiratur quæ terras et ten' tenent libere et per quæ servicia, et ostendant cartas, et quæ terræ et ten' de scaccario Domini Prioris et per quæ servicia. Inquiratur de ipsis qualiter manerium sustentatur, et qualiter aratur, et qualiter ten' ædificantur, et qualiter terra manerii competitatur. — Inquiratur de custodia terciæ partis terræ Roberti de Doudall apud Aclay et Fery.

[*b*] unum mesuag. et xvij acr. terræ quæ venduntur per parcelas de quibus acris filius Stephani Barker debuit fuisse in custodia Domini Prioris, et habuit terras in villa de Meryngton, ratione minoris ætatis ejusdem filii et heredis pd. Stephani, quæ terra fuit Nicholai de Ketton ex dono prædicti Domini Prioris et conventus et quælibet acra reddit p. a. unum denarium [cf. Penny-farm]. Hæredes ipsius Nicholai sunt Diota Randolph et Will. Warand, et molet [*sic*] ad molend. Domini de Aclyff ad xvij vas. — Item inquiratur qua licencia Will. Yutt tenet terram quæ fuit Alianoræ de Clyfland, quæ seisia fuit in manu Domini pro defectu hæredis. — Item, defectus parci non emendantur per forestar. de fagotis venditis cum tamen sufficient' habuit tempus emendandi defec' pd. — Inquiratur si terra Sabinæ solvet relevium an non. — Memorandum ad inquirend. de xij a. terræ quas Ric. de Heworth tenet ut libera terra sua, [*sic*] quæ sunt terra Domini Prioris ut dicitur, de quibus Will. Warand sit [*scit*] veritatem. — Memorandum ad inquirend. de manerio et de stuffo ejusdem, et de edific' manerii et bondag'.

1365. II.—Secundus Turnus Halmotorum incipiens apud Heb'rn die Lunæ prox. post . . . coram Dominis Johanne de Neuton terrario, Ricardo de Byr(tele birsario). [This termination is supplied from the indorsement in a later but mediæval hand, which gives the date as Turnus 2^{us}, 1365. The internal evidence agrees.]

WYLLYNGTON. Johannes Ponder electus est in præpositum per assensum de Wyllyngton et Walleshend et jur' in curia.

HEWORTHIS. Injunctum est juratoribus quod videant quan-dam grangiam prostratam in tenura quondam Thomæ Mil-nerson deffuncti et repara . . . fuit ux' prædicti Thomæ, ut eadem Beatrix dicit, si sit sufficiens necne, sub pœna 40d. — Johannes Skynnere cepit di. rodam luti evacuandam infra annum prox. sequentem unde obscurabit putoes ne animalia . . . — De Johanne Person pro mora Domini apud le Leme depastur. per averia sua, Pleg. Ricardus del Kytchin de dampno adjudicato. — Johannes de Heryngton cepit unum bondagium quod Johannes Taillyour prius tenuit et eciam di. bondag. quod idem Johannes prius tenuit et sursum reddidit ad opus Johannis de Heryngton: habend. et tenend. ad term. vitæ suæ: redd. prout idem Johannes Taillyour — Et dat pro gres'ma 5s. — Injunctum est juratoribus quod videant prædic-tum bondagium et inquirant si deterioretur in tenura ejusdem sub pœna 40s.

[The Jurors differ in number in different townships. Five names occur under Willington, and four under the Heworths. Four are the usual number, but five names occur elsewhere, and so do three.]

MONKTON. Injunctum est villat' et villat' de Jarow et Heb'n quod satisfaciant Willelmo Toller de 2s. 8d. citra proximam curiam.

SUTHWYK. De Johanne Reid, Hugone Rainaldson, Thome [sic] filio Alani, Elia Raven, Johanne filio Adæ, et Johanne de Osworth quia intraverunt manerium Domini de Fulwell cum baculis et aliis armis et portas ejusdem manerii fregerunt et averia sua ibidem inpignorata ceperunt et abduxerunt unde se non potuerunt acquietare, de quolibet 4d.—20s. — De Willelmo filio Ricardi [Johanne Lanerd *cancelled*] Petro Harpour [et Roberto Smyth *cancelled*] quia non venerunt tempestive ad curiam [de quolibet *cancelled*] Waltero Ranlot [on an erasure] de quolibet 6d.—18d. — Præceptum est attachiare eosdem Willelmum, Johannem, Petrum [et Robertum *cancelled*] ad essend' hic ad proxim' de fraccione portarum manerii prædicti et abduccione averiorum prædictorum. — Præceptum est attachiare Johannem Bryden, Willelmum de Ogill et Thomam Ayer ad

liberam [curiam] de fraccione portarum manerii prædicti et abduccione averiorum prædictorum. — De Johanne Lanerd, Roberto Smyth et [Johanne filio Adæ *cancelled*] Johanne filio Adæ *interlined and again cancelled*] quia intraverunt manerium de Fulwell cum baculis et aliis armis et portas ejusdem manerii fregerunt et averia sua ibidem in pignorata ceperunt et abduxerunt unde se non potuerunt acquietare, de quolibet 40d. — Alicia quæ fuit uxor Eliæ Brounyng' cepit in curia unum bondagium et di. quondam in tenura viri sui: habend. et tenend. ad term. vitæ suæ: redd. antiquam firmam et servicia et faciendo Domino et vicinis quæ incumbunt. Pleg. de uno bove et de stocco et omnibus aliis quæ incumbunt Johannes de Reid et Thomas filius Alani. Et invenit xx acr. binæ arruræ unde un aacra et tres rodæ seminantur, quas sic dimittet. Et dat pro gres'ma 10s. [Three of the gate-breakers were jurors.]

WERMOUTH. Injunctum est Johanni de Wygby, Stephano Carter et Thomæ Porter quod venient ad commorand. super terras Domini sub pœna de quolibet admissionis [sic] prædictarum terrarum et ten' citra prox. curiam. — De Roberto Berier pro recusso facto præposito in officio suo faciendo prout compertum est per juratores, de misericordia 12d. Et injunctum est præposito quod arrestari faciat omnia bona ipsius Roberti quousque satisfaciat Domino de prædictis 12d. — Injunctum est Ricardo Louson, Eliæ de Hetton et Johanne filio Thomæ Dauson quod [accedant apud Suthwyk et colligant ova pertinencia Celerario Dunelm. *cancelled*] satisfaciant Celerario de ovis pertinentibus de duobus annis præteritis citra proximam curiam sub pœna 15d. Et sciendum quod colligerunt x^{xx} ova de duobus annis præteritis. Et Thomas Louson collegit x^{xx} ova tempore suo de duobus annis quæ vendidit. Et sic sunt a retro de uno anno, viz. v^{xx} ova, ideo inquiratur ad prox. — Willelmus filius Ricardi venit hic in curia et cepit unum mes. et xlviij acras terræ quondam in tenura Thomæ de Usworth: habend. et tenend. ad term. vitæ suæ: redd. primo anno 13s. 4d., secundo anno 20s., tertio anno 26s. 8d., et postea antiquam firmam et debita servicia. Et incipiet solvere ad festum Pent. A.D. etc. lxvij^{mo} Pleg. [etc.] Et dat pro gres'ma 12d., con^r per terrarium. Et domus erit pro mora sua parata ad costag. Domini ad festum Pent. prox. futurum. Et eciam grangia erit parata ad costag. Domini ad festum S. Petri ad vincula prox. futur. — Præceptum est attachiare Ricardum filium Reg. ad essendum ad liberam curiam ad respondendum de les merstanys.

HARTON. Injuncta est omnibus tenentibus villæ quod

satisfaciat [sic] firm' molend' de Wyuestou de avermaltes citra prox. curiam sub poena 20s.

WYUESTOW. Ricardus Smyth venit hic in cur' et cepit unum cotagium et xij acras terrae quæ vocatur le Smythland, quæ Johannes Smyth prius tenuit et sursum reddidit ad opus ipsius Ricardi: habend. et tenend. ad term. vitæ suæ: redd. et faciendo sicut prædictus Johanneum reddidit et fecit. Et ad hoc faciendum et ad prædictam terram et cotagium ten' et sustinend' hos Pleg. invenit [etc.]. Et dat pro gres'ma 40d. — Ordinatum est ex communi assensu quod nullus lavet nec alia enormia ponat nec faciat infra unam placeam quævocatur Holaw-poill et quod reservetur tantum pro aquacione averiorum et ad alia necessaria infra domos ten' facienda sub poena 40d. solvend' per illum qui in deffectu reperitur. — Injunctum est Adæ Diotson quod arrestari faciat salarium Dunkani de Wywestow de termino S. Martini anno lxv^{to} ad respondendum Johanni Doggeson de placito transgressionis. De eodem quia non venit ad respondendum Johanni Doggeson de placito transgressionis ad curiam. De misericordia præpositus respondet, 6d. — De Ricardo Smyth pro v. a. unius arruræ præter j. a. de una arura x d. de terra Fabri per ipsum invent' 4s. 2d. — De Thoma Schepheid, Johanne Wallas [etc.] pro pis' Domini depast' per averia sua.

SCHELES. De Willelmo Liollfe pro uno porpasseo per ipsum et Thomam Skot invento super sabulum Domini unde habuit pro parte sua 6s. 8d. ex gracia ista vice eo quod nolebat vendere Domino Priori: pl. Adam de Burden: 40d. [Vide 1364, III.]

Dies datus est Ricardo de Birden de uno orre asport' Johanni de Hilton ad prox. curiam ad fac' legem suam cum sexta manu. — De tenentibus villæ de le Schelles quia non habuerunt unum thew [= aucking-stool for scolds, or a pillory] prout injunctum fuit in ultimis Halmotis [there is no entry on the subject in the previous existing rolls] de poena imposita 6s. 8d. Et injunctum est eisdem quod habebunt unum thew citra prox. curiam de poena di. marçæ. — Unum tenementum quod fuit in tenura Johannis Maner, quod idem Johannes tabernavit Agn' de Almouth sine licencia per xiiij annos, capitur in manum Domini. Et sciendum quod prædicta Agn' tenet illud tenementum et reddit p. a. Domino 12d. et ultra præfata solvit 5s. — Incrementum redditus 2s. 4d. Agn' de Almouth venit hic in cur' et cepit unum tenementum quondam in tenura Johannis Maner et quod captum fuit in manum Domini eo quod idem Johannes illud tabernavit sine licencia nec venit ad curiam: habend. et tenend. ad term. vitæ suæ: redd. p. a. 40d. quod prius reddidit 12d. Pleg. de firma et omnibus aliis quæ incumbunt

-- Et incipiet solvere ad festum S. Martini prox. futurum. — Willelmus Pimond habet licenciam tabernandi unum cotagium ad term. vitæ cuidam sufficienti tenenti ita quod prædictum tenementum teneat in sufficienti statu.

EST-RAYNTON. [“Apud mineram de Raynton” occurs in a case of assault.]

PITTINGTON. Johannes Ponchon venit hic in curia et cepit unum tenementum quondam Petri Hudson defuncti eo quod uxor ejus nec aliquis alius de sanguine ipsius Petri finire voluerit : habend. et tenend. ad term. vitæ suæ : redd. p. a. prout idem Petrus tempore suo reddidit. Et invenit vij acras terræ arruræ et unam acram binæ arruræ, unam acram et unam rodam fimatam, quas sic dimittet in recessu suo -- Et dat pro gres'ma 40d. con^r per terrarium. — Injunctum est omnibus tenentibus istius villæ et vill' de Moreslaw quod cooperire faciant molend' -- De Thoma Sergand pro prato pertinenti tenuræ quondam Rand' de Pelton exist' in manum [sic] Domini per ipsum vendit' 6s. 8d. — Thomas de Anneslay [etc.] venerunt hic in cur' et ceperunt totam terram quam Rand' de Pelton quondam tenuit : habend. et tenend. quousque aliis venerit qui plus dare voluerit -

MORESLAWE. Injunctum omnibus tenentibus istius vill' et villarum Pittington, West-Raynton et Est-Raynton quod nullus eorum veniat ad cur' magistri de Keperæ pro animal. impignoratis in dampnum ipsius magistri, sed quod proferant sufficietes emendas pro transgressione inde facta. Et si deliberacionem averiorum suorum habuere [sic] non possunt, quod accedant ad Dominum Priorem apud Dunelm. et ibidem habebunt remedium. Et hoc sub pena 40d.

BYLLYNGHAM. Injunctum est Thomæ Herynger ne faciat oleum post festum Natalis Domini infra domum ubi nunc moratur, sed alibi apud Pekesker prout antiqua consuetudo, sub pena di. marcæ, quia omnes tenentes villæ graviter conqueruntur quod talis gravis odor procedit de infusione olei quod nullus possit adire ibidem absque periculo. — De Thoma Herynger (4d. con^r), Johanne Skaket (4d. con^r per terrario), quia ardebant clotes olei unde malus odor exiet, de poena alia imposita gracia ista vice de qualibet 6d. — De Communitate villæ pro herbag' depasc' per averia sua in campo de Bellassyis prout patentur in curia de dampn'o et misericordia 12d. — Injunctum est omnibus vendentibus pisces quod accedant apud Byllyngham cum eadem pisce ostendendo aliis vic' si aliquid habere voluerint, et eciam quod non emant pissem ex australi parte aquæ, sub pena di. marcæ solvend. per illum qui in deffectu reperitur. — Jur' presentat quod Willelmus Bronhouse de Gretham fugavit

lepores et asportavit in warennā Domini apud Byllyngham, Wolveston, Neuton, et Copon per totum annum præteritum. — Præsentatum est per jur' quod terræ et ten' quæ Johannes Jenkynson prius tenuit sunt in adeo bono statu sicut ea recepit, sed dicunt quia idem Johannes fuit in proposito recedendi de prædictis ten' per tres annos elapsos non fimavit prædictam terram ut antea solebat sed vendebat fimum ad dampnum 13s.

WOLUESTON. Adam Milner de Wynyard et Ricardus Roike ceperunt molend' totius parochiæ de Byllyngham: habend. et tenend ad term. trium annorum, termino incipiente ad festum S. Mart. A.D. etc. lxxv^{to}: redd. p. a. 20 li. - - -

COUPON. De Communitate villæ quia depasti fuerunt les leys del Crosflat per averia sua de dampno et misericordia 12d. — Injunctum Gilberto Faukes quod fimet terram quam tenet in Coupon sicut ceteri tenentes faciunt et quod non ammoviat vesturam crescentem super prædictam terram usque Byllyngham sub pena admissionis [sic] prædictæ terræ. — Nativus. Compertum est per jur' quod Thomas filius Ricardi de Byllyngham commorans apud Melsonbi et est communis pastor ibidem est nativus Domini. — Injunctum est brasiatoribus istius villæ quod [sic] vendant lagenam cervisiae carius quam pro 1d. sub pena [etc.]. — Injunctum est omnibus tenentibus villæ quod non molant alibi quam ad molendinum de Neuton dum ventus sufficit, sub pena di. marcæ solvend. per illum qui in deffectu reperiter.

NEUTON-BEULIE. Adam de Marton, Johannes de Baumburgh, Gilbertus filius Rogeri, et Willelmus filius Roberti, jur'. — De Agn' del Tonne, uxore Gilberti filio Rogeri pro assisa cervisiae fracta, de qualibet 6d., 12d. — De Willelmo Raynald et Willelmo de Marton quia non fecerunt pro parte de les loningis, de misericordia 6d. — De eodem [W. Raynald] quia non ædificavit medietatem unius tenementi quod ipse et Johannes Nicholl deffuncti [sic] ceperunt ad ædificand. prout compertum est per jur' super hoc examinatos de pena di. marcæ, ex gracia 12d. — De Gilberto filio Rogeri et Johanna uxore ejus executrice testamenti Johannis Nicoll deffuncti quod ædificet alteram medietatem prædicti tenementi citra proximam vel satisfaciant Willelmo de Marton de pena 40s., ex gracia 12d. [1365, III. "Pœna al' imposita" reduced to 6d. agrees, so does 1366, III.] — Injunctum est omnibus tenentibus villæ nequis eorum vocat [sic] alium RUSTICUM, sub pena di. marcæ solvend. per illum qui in deffectu reperitur. — De Adam de Marton quia suss [sic] et viij porcelli ipsius Adæ destruxerunt bladum Johannis de Baumburg' ad dampnum ipsius Johannis, nichil, quia juratores ignorant. — De Johanne de Baumburg' pro transgressione facta

Adæ de Marton, vocando eum falsum, perjuratum, et RUSTICUM, ad dampnum ipsius Adæ de Marton 40d. de misericordia 12d. [Vide 1364, III.]

NEUTON-KETTON. Walterus Bisschopp, Ricardus del Neuton et Robertus Wily, jur. — Inquiratur Alano de præposito de Ketton si tenentes depasc' fuerunt pasturam Domini pertinen-tem manerio, quia idem tenentes se posuerunt super servient' prædicto [sic]. [1366, I. Walt. Bischopp, Rob. Wili, jur'. De Waltero Biscopp pro viij bobus ij eq. (12d.); Roberto Wili pro v bobus ij eq. et j vacca (11d.), depascent' separale Dni. : De Roberto Smith pro eodem per j vaccam et j stagge, 6d.; pleg. John Pait: (Ric. del Neuton *struck through*) 8d.]

Michael Fleschor cepit molendinum aquaticum de KETTON a festo S. Mart. anno lxv^{to} usque ad term. trium annorum -- redd. primo anno 24s., secundo anno 26s., tercio anno 29s. -- Et faciendo in reparacione molendini quo ad firm' pertinet. Pleg. ---

ACLEY. [Uxor Betcopper among the women fined for breach of the assise of ale.] — Injunctum est omnibus tenentibus villæ quod habeant unum communem ponderum citra prox. curiam [vide 1365, III.] sub pena di. marçæ. — De Betcopper [at the same court Bertram Copper was amerced for not attending it] quia non fecit clausuram tenementi sui de le front de poena al' imposta 12d. ex gracia 6d. [altered to 3d.] — Ordinatum est ex communi assensu quod nullus eorum permittat pullanos, vitulos, stirkettos seu aliqua alia averia infra campum in quo frumentum seminatur a festo Natalis Domini usque blada sit messa et asportata sub poena di. marçæ solvend. per illum qui in defectu reperitur. — De [etc.] pro freth fract' infra blada — De [etc.] pro freth fract' et pro herbag' depast'. — Injunctum omnibus tenentibus villæ ne quis eorum fodeat infra solum villæ nec aliquid capiat infra viam Regiam sub pena 40d. solvend. per illum qui in defectu reperitur. Et eciam quod illi qui foderunt infra prædictum solum et Reg' foratam [“Forth versus Aclemore quod dicit a Windlestone usque Derlyngtöne.”] et terram inde ceperunt et asportaverunt per quod eadem via perforatur et deterioratur, prædictam viam reparari et obscurari faciant sub eadem poena citra prox. curiam. — Præceptum est attachiare Robertum Horner et Aliciam uxorem ejus quod sint ad prox. curiam ad respondend' tenentibus villæ de transgres-sione eorum facta, scilicet in defamacione ten' villæ. — Injunctum est omnibus brasiatoribus villæ quod ne quis eorum vendat lagenam cervisiae carius quam pro j d. sub pena 40d. solvend. per illum qui in defectu reperitur.

Dismissio molend' de ACLEY. Willelmus Usscher, Thomas

Perkynson et Willelmus Hibbi ceperunt molend' de Acley a festo S. Mart. A.D. etc. lxv^{to} usque ad terminum trium annorum -- redd. inde annuatim 8 li. --

MYD-MERYNGTON. De Ricardo filio Thomæ quia non revocavit filium 'suum de scol' ante festum S. Mich. prout sibi injunctum fuit in ultimis Halmotis, de poena, 40d. — Injunctum est omnibus tenentibus villæ ne quis eorum insultat [*sic*] punder' in officio suo faciend' nec ipsum maledicat -- De Johanne de Heryom pro uno bondagio quondam in tenura Ricardi Simson: habend. et tenend. ad term. vitæ suæ: redd. pro primis vj annis quolibet anno 13s. 4d. et argentum terrarii, et postea quolibet anno 18s. et argentum terrarii. Inc . . . solvere ad festum Pent. anno etc. lxv^{to}. Et aedificabit infra tres primos annos prædictum bondagium sumptibus suis propriis . . . Domino et vicinis quæ incumbunt. Pleg. [etc.] Et dat pro gres'ma 13s. . . .

WEST-MERYNGTON. Johannes Adamson, Robertus filius Thomæ, Willelmus filius Alani et Hugo Patie jur'. — De Johanne Adamson pro transgressione facta pro ij vaccis ten' de Coundon in ceperal' Domini depast' unde d . . . Pleg. de misericordia. — De Johanne de Heswell pro licencia tabernandi unum cotagium pro termino vitæ suæ j sufficienti tenenti 12d. — De Johanne Adamson pro licencia tabernandi unum cotagium pro termino vitæ suæ j sufficienti tenenti 12d. — Injunctum est Willelmo filio Alani quod veniri faciat unum hostium per ipsum asportatum de domibus del M^rhouse apud . . . plac' infra quindenam sub poena 40d. — Consessum est Eliae de Lynton ad emend' ij coppell' de silles cum les pannes et les firstpesces unius tenementi et Dominus satisfaciat ei de medietate denariorum per ipsum prædicto meremio solutorum.

EST-MERYNGTON. Injunctum est Johanni Smyth quod veniri faciat iij pares de silles de domibus del M^rhouse infra quindenam sub poena . . . — De Diota Jaksdougter, Christiana ancilla vicarii, Alicia Seuster, Evota Qwelspinner [Wheel-spinner ?], pro leir, de qualibet 6d. — Dies datus Thomæ filio Johannis ad faciend. legem suam quod nec ipse nec aliquis de familia ipsius Thomæ . . . unum bovem Johannis Simson unde prædictus bos moriebatur citra prox. curiam. — De Communitate villæ præter Robertum Paulin qui se acquietavit pro les Carlesleis Domini depast' per averia sua quæ . . . Adamson habuerunt in custodia de dampno et misericordia 12d. — De Roberto Hikson Tailyour pro xvij acris terræ quæ [*sic*] Ricardus Tailyour prius tenuit et sursum reddidit ad usum ipsius Roberti: habend. et tenend. ad term. vitæ suæ: redd. p. a. scaccario 13s., incipiendo solvere ad festum Purifica-

cionis anno etc. lxvj^{to}. Et dat pro gres'ma [blank] pl. Robertus filius Ricardi et Ricardus Tailyour. — De Adam de Qwytworth pro uno tenemento et xv acris terræ quondam in tenura Thomæ filii Johannis: habend. et tenend. ad term. vitæ suæ: redd. antiquam firmam et antiqua servicia. Et dabit pro operibus sicut alii consimilis tenuræ faciunt. Et reparabit ædificia infra duos annos -- Et dat pro gres'ma . . . — Dimissio. Incrementum redditus 2s. 4d. Thomas filius Hugonis Smith cepit communem forgiam quam Johannes Smyth prius tenuit: habend' et ten' ad term. vitæ suæ in casu quo alii prædictam forgiam amplius tenuerunt et in eadem operari per se ipsum voluerit: habend. et tenend. ad term. vitæ suæ: redd. p. a. 40d. quæ [solebat reddere] 12d. --

FERY. Injunctum est omnibus tenentibus villæ præter liberos tenentes quod reparari faciant molendinum citra festum Natalis [Domini].

1365, III. ?—[Heading mouldered away. Stevenson queries this roll as 1365, and says, "See under West Merington." The passage to which he refers is given. Judging from several matters, the roll would appear to be that of 1365, III., the third turn, one would rather infer, having been held earlier than usually was the case.]

WERMOUTH. Injunctum est omnibus tenentibus villæ quod faciant cariagia terrarii prout ei pertinent quando præmuniti fuerint sub poena di. marcae --

Injunctum est [tenentibus] istius villæ et villatæ [sic] de SUTHWYK et FULWELL quod excedant apud Wermouth et per auxilium Ricardi filii Reginaldi ponant le merstanis in locis consuetis die S. Greggiorii prox. futuro sub poena 40d. — Injunctum est Johanni de Wygbi Stephano Carter et Thomæ Carter quod venient ad commorandum super terras Domini prout injunctum fuerit in ultimis Halmotis citra prox. curiam sub poena admissionis [sic] prædictæ terræ.

SUTHWYK. Praeceptum est attachiare Johannem de Birden Willelmum de Oggil Thomam Ayer Willelmum filium Ricardi et Petrum Curror ad liberam curiam de fraccione portarum manerii de Fulwell et abduccione averiorum prædictorum. [Cf. the previous roll as to this or a similar matter.] — Injunctum est omnibus tenentibus villæ quod mensurant [sic] blada per mensuram rasam et de eadem mensura dent multuram sub poena 40s.

FULWELL. De tota villata de Wyestow præter Johannem de Lomley Adam Diotson et Willelmum Wallas quia non venerunt ad curiam 12d. De tota villata de Harton præter

Thomam Page pro eodem 12d. [Probably this only means that they did not come in proper time. At all events, at this Court the regular juries and entries follow for both places.]

WYESTOW. Injunctum est tenentibus villa quod faciant bercariam citra prox. curiam sub poena di. marcæ. [Vide 1366, I. No such injunction in 1365, II.] — Injunctum est eisdem nequis eorum permittant porcos aut aucas exire villam extra Hirtill' sub poena 12d. - -

HARTON. Injunctum est [tenentibus] istius villæ et villatæ de Wyestow quod quilibet eorum faciat pro parte sua stagnum molendini - -

SHELES. Injunctum est omnibus tenentibus del Shels nequis eorum vendat alicui pissem ducendum extra Episcopatum Dunelm' arte vel ingenio sub poena 40s. solvend. per illum qui in defectu reperitur. Et eciam injunctum est eis qui postquam vendiderint Episcopo, Priori et aliis dominis ac commorantibus infra Tynam et Tesam pissem ad usus suos proprios quod cum residuo accedant ad Novum Castrum sub poena prædicta solvend. per illum qui [in] defectu reperitur. Et quod hæc poena teneatur usque octabas Paschæ prox. futur. Et super hoc injunctum est Johanni Martendall warennare [sic] quod ipse inpignorari faciat omnes extraneos venientes apud le Sheles eundo vel redeundo pro pissem extra Episcopatum prædictum carriando sub poena prædicta. Et sciendum quod ista poena ponitur per Dominum Priorem causa boni vicinitatis et amoris quam habet versus majorem et communitatem villa Novi Castri prædictæ et non aliter. — De omnibus tenentibus villa quia non fecerunt le thew prout injunctum fuit eis in ultimis Halmotis de poena imposta di. marcæ ex gracia ista vice 40d. - - Injunctum est omnibus tenentibus villa del Shels quod habeant unum thew citra prox. curiam sub poena di. marcæ. [Vide 1365, II., and 1366, I.] — De Alicia de Skinnerby quia recessit de curia sine licencia quia nolebat vendere cervisiam Thomæ de Todow 6d. — Dimissio. Incrementum redditus 10d. De Ricardo de Holaw pro uno tenemento quod quondam fuit Ricardi Clere deffuncti: habend. et tenend. ad terminum vite suæ eo quod nullus de sanguine ipsius Ricardi pro prædicto tenemento finire voluerit: redd. p. a. 2s. quod prius reddidit 14d. et faciendo Domino et vicinis quæ incumbunt. Pl. - - Et dat pro gressm^a 14s.

EST-RAYNTON. De Thoma Gibson quia voluit jurare ad mandatum senescalli, 6d. — [RAVENSFLAT rendered 12d. p. acr.] — De Johaune filio Heliæ Pater Noster pro transgressione facta Johanni Busse verberando unum stagge [stack] ipsius Johannis Busse unde maxima pars periiit prout compertum est per jur'.

Dampna taxantur ad 3s. Pl. idem Helias et in misericordia 4d. — De Helia Pater Noster pro transgressione facta Thomæ Busse verberando ipsum unde dampna taxantur per jur' ad valenciam 6d. et prædictus Helia[s] in misericordia 4d.

WEST-RAYNTON. Dies datus est omnibus tenentibus villæ ad faciend. legem unam quod nec ipsi nec uxores sui nec servientes sui succiderunt infra boscum nec aliquid viride in eodem bosco asportaverunt, quilibet eorum ad prox. curiam cum vj^{to} manu. — Præceptum est attachiare Thomam Nouthird ad essendum ad prox. curiam ad respondendum Domino de placito transgressionis viz. de ix arboribus vocata [sic] allers per ipsum excorisatis ita quod amplius gessere [sic] non possunt. — De Willelmo filio Heliae pro pratis Johannis Raven depast. pro xvj annis elapsis unde dampna adjudicantur 12d. et prædictus Willelmus in misericordia 4d. De eodem Johanne pro pratis et blad. prædicti Willelmi prout compertum est per jur' unde dampnum adjudicatur ad 12d. et prædictus Johannes in misericordia 4d.

MORESLAW. Injunctum omnibus tenentibus villæ ne quis eorum teneat aucas infra vill' sub poena di. marcæ. — Injunctum est omnibus tenentibus villæ quod quilibet eorum tam commorans infra villam quam extra caligat furnum quando turnus suus venerit sub poena 40d. solvend. per illum qui in defectu reperitur.

PITTYNGTON. Injunctum est omnibus tenentibus villæ quod nullus eorum emant cervisiam alibi quam ad bras' Domini dum habuerit cervisiam sufficientem sub poena 40d. — De uxore de Howden quia noluit vendere cervisiam extra domum, prout compertum est per jur', Ricardo Colby ad dampnum ipsius Ricardi j d., de misericordia 3d.

BYLLYNGHAM. Assignacio terræ. Terræ videlicet ix acræ quæ [sic] Thomas Heryngher tenuit et vj acræ terræ quæ [sic] Johannes de Chilton tenuit et iij acræ terræ quondam in tenura Johannis del Toune assignantur omnibus husbandis de Byllyngham ad respondendum de firm' et omnibus aliis omnibus pertinentibus predictæ terræ. Compertum est per jur' quod ædificia tenebenti quondam in tenura Johannis del Toune deffunctus tenuit [sic] deteriorantur in tenura sua ad valenciam 13s. 4d. (Non levetur ad scaccarium set ad reparacionem domorum *in margine*.) Unum mesuagium et x acræ terræ quæ prædictus Johannes dum vixit sunt in manu Domini pro defectu tenentis. Et sciendum quod iij acræ terræ fimantur pro ordeo, prec. acræ 10s. Et iij acræ et iij rodæ arrantur pro semine vernali, prec. acræ arruræ 12d. De Thoma Heryngher' pro deterioracione ix acrærum quas cepit ad term. vitæ - - de dampn' et misericordia 10s.

— Injunctum est jur' quod videant unum cotagium quondam in tenura Ricardi Gerwaus et Aliciae uxore [*sic*] ejus quæ [*sic*] tenuerunt ut de jure ipsius Aliciae ut de jure viduæ, et nunc est in tenura Johannis Bars quod cepit ad term. vitæ suaæ quia queritur quod prædictum cotagium prostratur in tenura ipsorum Ricardi Gerwaus et Aliciae. De Ricardo Gerwaus et Alicia uxore ejus quia non reparaverunt unum cotagium quæ [*sic*] Johannes Bars cepit ad term. vitæ prostratum in tenura sua sub poena alia imposta di. marcæ ex gracia 12d. — De Johanne Waus brasiatore quia noluit vendere cervisiam extra domum prout injunctum fuit, ad dampnum 2d., de misericordia 6d. — De Cecilia Souter [et] Mariota anc' Thomæ Fischere pro leyr 12d. — Thomas Maner cepit unum cotagium—incipiet solvere ad festum Martini anno 1xvj^{to} - - Willelmus filius Roberti, Gilbertus Hardgill, Johannes filius Alexandri [et Ricardus Monkton *erased*] ceperunt herbagium pomerii de Ballyngham cum fructu arborum ejusdem ad term. vitæ eorum, redd. p. a. scaccario Prioris Dunelm' 24s. et dicti Willelmus, Gilbertus et Johannes sustentabunt et manutenebant sumptibus suis propriis totam clausuram et muros per totum circuitum dicti pomerii, ac eciam prædicti Willelmus, Robertus et Johannes compostabunt radices arborum in dicto pomerio crescencium et omnia alia facient quæ in hac parte requiruntur ad conservacionem dictarum arborum. Hos pleg. invenerunt Henricum Alansman, Ricardum de Monkton, Johannem de Arsom, Willelmum Cartar. Et dant ad gres'mam 13s. 4d.

WOLUESTON. De Margoria Copiun pro leyr cum ij hominibus 12d. De Cristiana Rod pro eodem 6d.

COUPON. Injunctum est Gilberto Fauks quod fimet terram suam in Coupon et quod ammoviat blada crescencia super terram sine licencia Domini, sicut alii vicini sub pena admissionis [*sic*] predictæ terræ. — De Gilberto Fauks, Johanne Pulter, Johanne filio Rogeri quia non fecerunt les lonyngs prout injunctum fuit eis in ultimis Halmotis de pena 40d., ex gracia 6d. — De Agn' Postell et Alicia de Bellassyis pro assisa cervisiae fracta, 12d. De Alicia de Bellassiiis pro mala cervisia et eciam quia cervisia quam misit terrario non fuit de aliquo valore prout probatum fuit in curia 2s. — [Fauks = Fakys *in same roll.*]

NEUTON-KETTON. Walterus Bisshop, Ricardus del Neuton jur'. — Injunctum est omnibus tenentibus villaæ nequis eorum teneat aukas infra villa [*sic*] a festo Paschæ sub pena '40d. solvend' per illum qui aliquas aucas tenuerit. — Inquiratur de Alano præposito de Ketton si tenentes depast' fuerunt pasturam Domini pertinentem manerio, quia idem tenentes se posuerunt

super serviente prædicto. — De Alano serviente de Ketton pro uno crofto et una acra del les leys quæ Robertus Wili prius tenuit: habend' et ten' ad term. vitæ suæ: redd. antiquam firmam et faciendo Domino et vicinis quæ incumbunt. Pleg. de firma et omnibus aliis quæ incumbunt, Johannes Schephird et Adam Biscopp. Et dat pro gres'ma 12d.

ACLEY. Ordinatum est ex communi assensu quod nullus eorum permittat pullanos, vitulos, sterkettos seu aliqua alia averia infra campum in quo frumentum seminatur quousque blada sint messa et asportata, sub poena di. marcæ. Et sciendum quod poena ponabatur [*sic*] ad festum Nat'. — De Communitate villæ (præter Willelmum Ibbi) quia non habuerunt unum communem pundrum prout injunctum fuit in ultimis Halmotis [*vide* 1365, II.], 2s. — De Beatrice quæ fuit uxor Adæ Diotson pro uno tofto et xij acris terræ quæ fuerunt prædicti Adæ quondam viri sui quæ faciunt medietatem unius bondagii: habend' et ten' ut de jure viduæ ad term. vitæ suæ: redd. p. a. 12s. Et incipiet solvere anno etc. lxvij^{mo}, et medio tempore reddet blada, silicet, unum quarterum frumenti et j quarterum ordei annuatim, prout prædictus Adam prius reddidit Ricardo de Heworth nuper firmario. [At the same court twenty-two persons, including the vicar, were fined for depasturing their cattle in the oats "of Richard de Heworth, late farmer, at the Northercroft."] Et fac' Domino et vicinis quæ incumbunt. Pleg. [etc.] Et dat pro gres'ma 12d.

BURDON. Alicia et Agn' heredes Rogeri Anotson [a free tenant, *vide Feodarium*, p. 45] fecerunt fidelitatem hic in curia, et habent diem ad faciend' credulitatem in vigilia S. Cuthberti.

WEST-MERYNGTON. De Thoma Marmedok pro uno tofto et xij acris terræ quæ fuerunt Johannis Makand quæ sursum reddidit ad opus ipsius: habend' et ten' ad term. vitæ suæ: redd. antiquam firmam et servicia [etc.]. Et dat pro gres'ma 2s.: condonatur per terrarium ad reparacionem ten'. Et incipiet solvere ad festum Pent. anno etc. lxvj^{to} et sciendum quod dampna ædific' adjudicantur ad 5s. de quibus idem Thomas reputat se pacatum.

FERY. Ordinatum est ex communi assensu quod Robertus Todd custodiat bidentes suos ne depascant blada vicinorum suorum nec pasturam bovum sub poena 40d. Et eciam quod quilibet ten' custodiat porcos, boves, equos et alia averia sua ne depascant blada vel ea conculsent, et quod Cotarii teneant averia sua infra communem pasturam sub poena prædicta. — De Roberto de Meryngton pro uno cotagio et viij acris terræ et di. quæ fuerunt in tenura Johannis de Trollop: habend' et

ten' ad term. vitæ suæ: redd. scaccario Dunelm' 7s. 6d., et 20d. terrario Dunolm' qui pro tempore fuerit. Et incipiet solvere ad festum Pent. Anno Domini etc. lxvij^{mo} Pleg. [etc.] Et ædificabit unam domum sufficientem, infra duos annos, de ij copul de siles quas cum firstis et ribis habebit de meremio Domini et aliis pertinentibus. Et dat pro gres'ma 12d.: condonatur per terrarium.

DALTON. Compertum est per jur' quod di. cotag' quondam in tenura Willelmi Berier quod cepit ad term. v annorum, qui terminus est elapsus, deterioratur in tenura prædicti Willelmi et ad valenciam quinque solidorum, unde Juliana filia Johannis Smyth oneratur de 18d. pro tempore qua fuit tenens ejusdem dimidii prædicti cotagii ex dimissione prædicti Willelmi. Et sciendum quod Robertus Malkynson et Johannes Smyth sunt plegii prædicti Willelmi et de dampnis prædictis respondebunt, et super hoc injunctum est Ricardo Firmario et Roberto præposito quod reparari faciant prædictum cotagium per prædicta dampna citra prox. curiam sub pena di. marcæ. —

Willelmus filius Johannis Wodkok cepit unum cotagium quod Johannes Philipp prius tenuit: habend. et tenend. a festo S. Martini Anno Domini etc. lxv^{to} usque ad term. duorum annorum: redd. antiquam firmam et faciendo Domino et vicinis quæ incumbunt. Pleg. [etc.] Et sciendum quod Ricardus Firmer cepit prædictum cotagium ad ædificandum et illud ædificant sed non sufficienter prout dicitur, pro qua ædificatione habuit prædictum cotagium pro ij annis elapsis. Ideo injunctum prædicto Ricardo quod reparari faciat prædictum cotagium citra prox. curiam sub pena di. marcæ. —

Memorandum quod quædam placia vocata le Neuland continentem [sic] iij acras per estimacionem pertinent. dominicis quam tenentes clamant habere communam pasturæ ad averia sua et quam Ricardus Firmer dicit esse pertinentem ad tenuram suam, appreciatur p. a. ad 18d. quos prædicti tenentes solvant pro isto anno domodo [sic] discussum fuerit cui illorum pertinet de jure. — Ricardus Firmer cepit di. cotag' quod Margoria Kemster prius tenuit: habendum a festo S. Martini Anno etc. lxv^{to} usque ad term. ij^{rum} annorum: redd. antiquam firmam et faciendo Domino et vicinis quæ incumbunt. Et sciendum quod prædictus Ricardus habebit 5s. ad reparacionem dicti cotagii, unde in manu Julianæ filiae Johannis Smith 18d. et residuum in manu Willelmi Berier et prædictus Ricardus prædictum cotagium sufficienter reparabit.

HESILDEN. Consideratum est quod Alicia filia Willelmi Flescheuer executrix testamenti ejusdem Willelmi recuperet versus Johannem filium Thomæ 15d. pro arrura unius acræ et

di. arratarum post mortem prædicti Willelmi eo quod idem Johannes dictam terram cepit, etc. — Injunctum est omnibus tenentibus villæ [quod] nullus eorum negat [sic] Domino pullanos, capones, gell' aut alia victualia quæ sunt vend[ita], sub pena 40d. solvend. per illum qui in deffectu reperitur. De Eustacio de Hesilden quia recusavit vendere pullanos Domino et de Ricardo Benet pro eodem, de misericordia, de quolibet 2d.

ADHUC BYLLYNGHAM. Willelmus del Raw, Adam Wilkare, Thomas filius Alexandri, et Johannes Tidde [et Rogerus Page added] ceperunt le quoddam pratum vocatum le Haldailles in le Restlykere: habend' et ten' ad term. vitæ suæ: redd. p. a. 18s. 6d. Pleg' [etc.] Et dat ad gres'mam 6d.: condonatur per terrarium. — Thomas Maner cepit iij rodas prati quod vocatur Fletcherker: habend' et ten' ad term. vitæ suæ: redd. p. a. 3s. scaccario Prioris. Pl' de firm' Willelmus Rynethewod. Gres'ma nulla.

1366, I.—[A roll in deplorable condition at its commencement. There is no indorsement. Old stitching occurs along the top. The document seems therefore not to be in its original state. Queried by Stevenson as 1366, a date which from a Sheles entry seems to be correct. See also under Newton-Bewley, and Fery.]

WYESTOWE. De tota villata quia non reparaverunt berarium prout injunctum fuit eis in ultimis Halmotis - - de misericordia 12d. Injunctum est eisdem quod reparari faciant citra proximam cur'. — De Johanne Leget et Agn' uxore ejus quia maledixerunt jur' et imponunt eis falsitatem, de misericordia 6d.

SHELES. Injunctum est omnibus tenentibus villæ ut in pluribus Halmotis quod faciant le thewe pro castigacione litigancium - -. Injunctum est jur' et Waltero Yoill et Adæ de Birdon quod colligant inter ipsos et vicinos suos denarios quos sufficient pro j thewe faciend': Et eciam quod colligant poenas incursas al' impositas quæ se extendunt ad 10s. citra prox. curiam, sub pena di. marçæ. — De Petro Homan quia defecit de lege versus Ricardum de Birden de eo quod debuit esse cerviens suus de festo Paschæ anno lxvj^{to} [Apr. 5] usque idem festum tunc prox' sequens et recessit de servicio suo, ad dampn' ipsius Ricardi usque ad hunc diem di. mar[cæ], de misericordia 6d. — De Johanne Lollis pro 19d. ob. detent' Agn' Almouth prout fatetur in curia, de misericordia 11d. Injunctum est omnibus tenentibus villæ ne quis eorum inhospitaverit prædictum Johannem Lollis nec cum [eo] in comitiva sua recipiat

sub poena di. marcae et sub poena solucionis predicti debiti. -- De Johanne Lollis quia tractavit cultellum suum ad percus- sendum Robertum Swan de [misericordia *erased*] poena [added] 40d. Et sciendum quod dampna facta predicto Roberto ad- judicantur per jur' di. marcae. -- De Johanne Lollis pro falsa querela sua versus Robertum Swan et Thomam de Todowe, de misericordia: Pleg' Adam de Birden, 6d. — Injunct' est omnes [sic] brasiatores villaे quod quilibet eorum vend' cer- viciam cum ga' po' et quarter' sigill' --

EST-RAYNTON. Injunctum est omnibus tenentibus villaे quod custodiant porcos suos et ordinent quod habeant anulos in nasis suis ita quod . . . in pratis --

WEST-RAYNTON. De Agn' Boys pro mercheto unde Thomas Perkynson præpositus respondebit quia eadem Agn' habet unum stirkettum in Westircro . . . — De Johanne Widouson quia uxor ejus fecit recursum pundero de vitulis captis infra le frithis de villa --

MORESLAWE. Praesentatum est quod Johannes de Lill fecit purpresturam apud le Cartgaits, appropriando sibi de solo Domini -- — De tota villata de Moreslawe pro averiis suis depascentibus in ceperale Domini apud Pittyngton.

PITTYNGTON. De tota villata del Suthton [= *South Pittington*] praeter Thomam de Tindal, quia noluerunt vendere gallinas terrario prout punderus presentavit.

BYLLYNGHAM. Willelmus filius Gilberti venit in cur' et cepit j cotagium quod Johanna ancilla Johannis filii Alexandri prius tenuit: habend. et tenend. ad [term.] vite suæ: redd. antiquam firmam et servicia et faciendo Domino [et] vicinis quæ incumbunt: Et incipiet solvere ad festum Pent. prox. futurum. Pleg. de firma et omnibus aliis quæ incumbunt [*no names*]: Et dat pro gres'ma 6d.: condonatur per ter- rarium. Et sciendum quod una . . . gardino ejusdem cotagii prostratur viz. pars in tenura Ricardi Gerwaus prostratur de dampn' 6s. 8d. Et pars prostra . . . ipsius Johanna ad dampn' 6s. 8d. prout compertum est per jur'. Et super hoc injunctum est Johanni filio Alexandri . . . Johannam pro predictis dampnis eo quod recessit versus Norton. Et . . . concessum est quod si ipsa . . . prox. futur' ad commorand' predictum cotagium rehabebit si idem Willelmus debita præmuniatur. — De Thoma Schephird qui deffecit de lege de freth' fract' suc- cidento les balkes de poena 40d. — De Henrico famulo Alani, Gilberto de Hardgill, Johanne Miryman, Johanne del Toune et Willelmo Casson pro harbag' ix acrarum terræ de dominicis quas præfatus Henricus tenuit voluntarie per equos suos depasc' prout fatentur in curia prec' 18d. de prato pertinente eidem

terræ vendit' per præpositum de firma hujus anni 12s. 6d. — Willelmus Kaa -- cepit x acras terræ iij acras prati de terra Thomæ Fery quæ sunt in manu Domini ratione minoris ætatis : habend' et ten' usque ad plenam ætatem ipsius heredis : redd. prout Willelmus Gibson prius reddidit pro eisdem -- — Injunctum est præposito et messori quod arrestari faciant equos cum pissem quoruncunque veniencium infra dominum eo quod dicunt quod emunt pissem ad opus Domini et celerarii et non faciunt, quousque habebunt literam de terrario.

NEUTON-BEULW. [William "Raynald," the "filius Reg" of 1366. III., and Gilbert, son of Roger, and Joan his wife, are again fined for non-performance of the injunctions *in ultimis Halmotis*, and the fine is reduced to 6d. ex gratia. 1366. II. agrees.]

NEUTON-KETTON. Johannes Paite cepit unum tenementum et vj acras terræ et unam acram terræ prati quod Willelmus Schepbird prius tenuit : habend' et tenend' ad term. vitæ suæ : redd. antiquam firmam et servicia : Et faciet Domino et vicinis quæ incumbunt. Pleg. Ricardus del Newton. Et dat pro gres'ma 40d. Et incipiet solvere ad festum Pent. anno Domini etc. lxvij. Et prædictus Johannes invenit duas acras binæ arruræ et j acram trinæ arruræ quas sic dimitte.

ACLEY. Præceptum est distingere fil' Thomæ Perkynson pro mercheto quo usque carta ostendatur. — Præceptum est Johanni filio Thomæ de Chilton commoranti apud le Coites quod revocet filium suum de scolis citra festum Purificacionis B. Mariæ [Feb. 2] prox' futurum --

FERY. Præceptum est distingere omnes liberos tenentes ad coperiend' molendinum. Et injunct' omnes alii [sic] ten' quod coperiantur [sic] citra prox. curiam prædictum molendinum. — Adam Milner cepit molendinum de Merington Hege : habend. et tenend. a festo S. Martini anno lxvj^{to} usque ad term. duorum annorum -- Redd. p. a. 7 li. Et faciet Domino et vicinis quæ incumbunt. Et faciet ad reparacionem prædicto molendino prout firm' pertinet. — Ricardus Tailyour -- cepit iij acras terræ quarum ij acræ jacent super le Mirignoll et una acra jacet apud le Feryspot : habend' et ten' ad term. xij annorum : redd. pro primo anno 18d., secundo anno 2s., tertio anno 2s. 6d., quarto anno 3s., et sic de anno in annum usque finem termini sui --

WEST-MERYNGTON. Compertum per inquisitionem villaru' [sic] villæ villarum [sic] de Mid-Meryngton et Est-Meryngton quod terra quam Rogerus Aspor et Willelmus Fery tenent ut de jure uxorum suorum et eadem terra quondam Johannis Horn tenentur de jure invenire unam portam ad orientem

partem villæ istius et unum still' ad occidentalem partem istius villæ. Et etiam quod eadem terra et terra Hugonis Paite tenetur [sic] invenire unum still' infra eadem villa inter terram suam. Et dicunt quod hoc fiebat a toto tempore quo memoria non existit.

EST-MERYNGTON. Dies datus est [Johanni filio Ricardi de Merington] ad habendum hic recordum in quo dicit se habuisse licenciam tabernandi unum mesuagium: hic ad prox. poena admissionis [sic] prædicti mesuagii. — Injunctum est eidem Johanni quod non faciat de cetero chaciam et rechaciam per averia sua commorant' apud Wyndellesdon in campo de Est-Meryngton sub pena admissionis terræ et tenementorum quam tenet de Domino [sic].

MID-MERYNGTON. Compertum est per jur' quod unum cotagium, quod cotagium Willelmus Cerier cepit in ultimis Halmotis deterioratum fuit in tenura Ricardi Milner nuper tenantis ejusdem ad valorem 13s. 4d.

1366, II.—[The top cut away. Indorsed 1366 in two hands of probably the sixteenth century, and in Stevenson's?]

HEWORTH. De Willelmo de Wermouth, Ricardo Smyth, Roberto Teffon, Johanne de Schaffeld, Nicholao Forester, et Johanne de Schepley, qui apud le Milnhill Ricardi del Kytchin depast' per averia eorum ad dampnum ipsius Ricardi, prout compertum est per jur' 2d. de misericordia. Injunctum est omnibus tenantibus vill' qui deliquerunt Ricardo del Kytchin in blado vel in herbagio suo vel aliter quod accedant ad ecclesiastum de Jarow die Dominica prox. futura et ibidem satisfaciant prædicto Ricardo de dampnis prædictis unde se sola manu non per act . . . sub poena 12d. solvend' per illum qui in defectu reperitur: Et quod prædictus Ricardus satisfaciat [sic] eis similiter si deliquerit sub poena. — Dies data est villat' quod videant dampna facta in tenementis quondam Willelmi de Gisbwen quæ Johannes Tailyour prius tenuit quæ Johannes Qwytlok nunc tenet et dampn' præsentent ad prox.

HETHEWORTH. Injunctum est omnibus tenantibus vill' nequis eorum depascant [sic] les leyis sub poena 40d. Inquiratur ad prox' de multura sicea debita eo quod tenentur molere ad xij vas et molent ad molend' de . . . ad xx vas per xx annos elapsos.

WERMOUTH. Dies datus est Willelmo Carter, Thomæ Wydouson, Stephano Carter et Willelmo filio Ricardi quod accedant apud Wermouth die Martis in festo translacionis S. Thomæ [This feast, if at the translation of S. Thomas the apostle, July 3, fell on Tuesday in the year 1369 = G.: if of that of our

S. Thomas, called the Martyr, July 7 in 1366 = D.], et reponi faciant le Merkstanys et purpresturas factas per Ricardum filium Reginaldi sub poena 40d. — De Roberto Carter pro uno mes' et xiiij acras terræ quæ fuerunt Thomæ Rogerson : habend. et tenend. ad term. vitæ suæ : redd. Scaccario in iiij primis annis pro quolibet anno 11s. : et postea antiquam firmam : et debita servicia : primo termino solucionis incipiente ad festum Pent. Anno Domini etc. lxvij^o : et solvet Bursario pro isto anno pro terra seminanda et di. acr' frumenti 16s. 6d. : Et Dominus infra tres annos ædificabit unam domum competentem pro mora sua et ipsem reparabit unam grangiam sufficientem sumptibus suis propriis unde nondum in[cepit?] . . . de gres'ma 12d. : condonatur per terrarium. — Dies data est jur' quod inquirant et presentant [sic] ad proxim' de duabus grangiis prostratis in tenura Willelmi Dauson, ad inquirend' ad quæ dampn'.

FULWELL. De Ricardo Sibson pro freth' fract' in le Boru', prout compertum est per jur', de poena 6d.

WYESTOWE. De tota villata de Wyestow quia non reparaverunt berkarium prout habuerunt diem in ultimis Halmotis, de poena 12d. Et injunctum est eisdem quod reparari faciant prædictam berkariam citra prox. curiam sub poena 13s. 4d.

SCHELES. De omnibus tenentibus villæ quia non fecerunt le thew prout injunctum fuit eis in ultimis Halmotis, de poena alia imposta 40d. — De Petro Homan quia fregit convencionem factam cum Ricardo de Birden non commorando cum ipso a. festo S. Petri ad vincula anno etc. lxv^o usque ad festum S. Michaelis tunc prox. sequens, prout compertum est per jur', de dampn' prædicti Ricardi 40d., de misericordia 3d. — Dies datus est eidem ad faciend' legem suam cum sexta manu de eo quod non fecit convencionem cum præfato Ricardo ad [non erased] commorando cum eo a festo Paschæ anno lxvj^{to} usque idem anno etc. lxvij^{mo} et recessit ad damn' prædicti Ricardi 100s.

BYLLYNGHAM. Injunctum est omnibus tenentibus villæ quod quilibet eorum mundet cursum aquæ et evacuet illam cum præmunitus fuerit per præpositum vel ponderum villæ sub poena 40d. solvend' per illum qui in deffectu reperitur.

WOLUESTON. Preceptum est attachiare Aliciam de Bellassyis et Agnetam Gibbesdoughter ad essend' hic ad prox. dicend' quare tastatores villæ non debent intrare pro cervis' ass'.

NEUTON-KETTON. Walterus Bisshop, Ricardus de Neuton et Robertus Wili, jur'. Inquiratur de Alano de Keton si tenentes Domini depast' fuerunt pasturam Domini pertinentem manerio quia idem tenentes se posuerunt super servientem prædictum. — De præfatis jur' quia noluerunt

ostendere nomina. — Præsentant quod Robertus Geldsowe de Litil Staynton, Thomas Willi, Johannes Gouer, Abbas de Albalanda, Willelmus Welfedd, Johannes Welfed, Willelmus Milner, Rogerus Aslabyman, Adam Homan de Magna Staynton Agn' Domina de Staynton [Agnes, widow of John de la Hay, tenant for life of the manor], Johannes Rodd, Johannes Wite, Thomas de Helstob, David de Magna Staynton, Margareta Qwyte, Alexander de Staynton depast' fuerunt separale Domini in mora de Ketton per x annos elapsos et amplius. Ideo fiat processus versus eos. Et præceptum est jur' quod att' eos ad essend' hic ad prox' si possent invenir' etc.

ACLEY. Injunctum est omnibus tenentibus villæ qui tenent per gres'am factam in curia quod satisfaciant cotteriis et illis qui tenent bond' de costag' circa reparacionem faldæ sub poena 40d. [As so many examples of the amount of penalty have now been given, brevity will be consulted in omitting them in the extracts of injunctions.]

BURDON. Præsentatum est quod Matildis nunc uxor Roberti Dynys cepit unum cotagium pro 4s. p. a. antequam eam idem Robertus duxit in uxorem, et postea idem Robertus cepit j bovatam terræ pro 12s. p. a. ut dicitur, quæ quidem capcio fuit xiiij annis elapsis ut dicitur. Et idem Robertus postea solvit 12s. pro prædictis cotagio et bovata, asserens se sepiisse [sic] eadem cotagium et bovatam pro prædictis 12s. p. a. Ideo videantur capsiones. Et injunctum eidem Roberto quod habeat capcionem prædicti cotagii et bovatæ vel aliter solvet pro cotagio pro toto tempore elapso. [Vide 1369, III.] — Memorandum, quod ad tertium turnum Halm' anno 1v^o Johannes de Heswell cepit xj bovatas terræ et di. de dominicis; redd. antiquam firmam quæ se extendit ad 50s. Ideo videatur quid nunc solvit et de residuo oneretur si plus sit etc. — Unum mesuagium et iij bovatæ terræ quæ fuerunt Nicholai Ben assignantur Willelmo Smyth, Johanni de Heswell et Roberto Dinys: habend' et ten' quousque alias tenentes [sic] qui capere voluerit reddendo antiquam firmam. viz. 40s. p. a.; incipiendo solvere ad festum Pent. Anno lxvij^o sub poena amissionis tocius terræ quem [sic] tenent de Domino. Et sciendum quod solvent pro tribus primis annis 30s. ex gracia. — De Ricardo Roth pro les leys Domini depast' anno præcedenti prout compertum est per jur', de misericordia 14d. — De eodem Willelmo Smyth, Roberto Dynys et Johanne de Heswell pro xiiij acris terræ de les leys ejusdem Nicholai, precium j acræ 4d. Et pro crofto 6d. De herbag' hujus anni 5s. 2d. Memorandum de ij acris prati et di. ejusdem terræ pro quibus tenentes ostendunt dare 10s. nondum venditis.

MID-MERYNGTON. Ordinatum est ex communi assensu quod

quilibet eorum teneat hirsill' et quod custodiant [sic] porcos et alia averia sua citra quod non inveniantur infra bladum. — De Ricardo filio Thomæ pro freth' fract' per aukas et eciā pro falda fracta, ex gracia 20d.

EST-MERYNGTON. Injunctum est jur' et ponder' quod impig-
norant [sic] averia Johannis filii Ricardi venienda de Wyn-
delsdon ad depassend' infra cam . . . quod non habeant
communiam ibidem nisi per averia cubancia ibidem viz. apud
Est-Meryngton.

FERY. Johannes de Bicheburn venit in cur' et cepit unum
bondagium quod Robertus Todd prius tenuit et sursum reddidit,
quod quiddam [sic] ten' quondam fuit in tenura Willelmi Ton-
noksman: habend' et ten' ad term. vitæ suæ: redd. scaccario
p. a. 20s. et argent' terr' -- Et cepit eciā in stucco cum præ-
dicto bondagio ij boves et j equum prec' cap' 8s. et ij quarteria
frumenti et ij quarteria av[enæ] Pleg. --] Et dat pro gres'm'a
2s. Et [super hoc] dampna ædificiorum adjudicantur per jur'
ad 18d. que liberantur Johanni de Bicheburn de quibus reputat
se contentum.

1366, III. [A roll attached at its end, by old stitches, to the
end of that of 1366, II. The top has been cut away by scissors.
Stevenson rightly indorses it 1366.]

[Incipit] SHELIS. - - De Adam Schropp, quia hospitavit
Johannem Lolles et tenuit in comitiva sua contra deffensum
Domini prout inhibitum fuit in ultimis Halmotis - - [The
entries as to Shields in the roll of 1366, II., have perished.]
Injunctum est omnibus tenentibus villæ ne quis eorum inhospit-
itat [sic] prædictum Johannem - - Injunctum est omnibus
brasiatoribus villæ ne quis eorum vendat [sic] cervisiam sine
mensur' sigill' infra domum nec extra - - nec negant [sic]
vendere cervisiam extra domum vicinis suis nec aliquibus aliis
dum cervisiam habent [sic] ad vendend'.

EST-RAYNTON. Injunctum est omnibus tenentibus villæ
quod veniant in auxilium messori pro impignoracione faciend'
super illos qui exercent injustas . . . ultra pasturam - -

RAUENSLATT. [A sub-heading to East-Rainton, so in 1365,
III.] Johannes Milner de S. Giligat et Willelmus Steuenson
venerunt in cur' et ceperunt viij acras terræ quas Johannes
Barkar prius tenuit: habend. - - ad term. xv annorum: redd.
p. a. pro acra 12d.: incipiendo solvere ad festum Martini prox.
futurum - - Et interim Johannes Barkar oneretur de firma.

Injunctum est omnibus tenentibus villæ ne quis eorum
teneat porcos absque hirsill' nec aukas sub poena solvend' pro
quolibet porco 6d. et pro quolibet auka 2d. — Alicia quondam

uxor Roberti Wryght de Est-Raynton cepit unum tenementum et xij acras terræ quondam in tenura prædicti Roberti: habend' - - ad term. vitæ suæ ut de jure viduæ: redd. p. a. Scaccario Prioris 8s.: Et faciet antiqua servicia - - Et dat pro gres'ma 26s. 8d.

WEST-RAYNTON. De Johanne Rauen - - Injunctum est omnibus tenentibus villæ ne quis eorum fodeat in solo Domini pro deterioracione altæ stratæ: Et quod emendari faciant defecções ejusdem viæ ante tenementa sua.

MORESLAWE. Injunctum est Heliæ Paternoster [etc.] quod inquirant inter Johannem del Wraa querentem et Thomam filium Heliæ et alios tenentes villæ de solo ipsius Johannes in gard' suo depast' et subverso per porcos et alia averia sua - - Dies datus est Johanni del Wraa et Agn' uxori ejus ad veniend' et comorand' super unum cotagium quod præfata Agn' recepit de Domino citra prox. curiam sub poena admissionis [*sic*] prædicti cotagii et terr' pertinent' eidem eo quod præsentatum est in curia per Jur' villæ eo quod prædictum cotagium stat vacuum et terra non manuoperatur nec fimatur debite nec aliqua vicinitas inde fit vicinis etc. [*Vide* 1367, I.]. — Injunctum est omnibus tenentibus villæ quod faciant unam communem faldam - - [*Vide* 1367, I.]

PITTYNGTON. Ordinatum est ex communi assensu quod quilibet eorum non teneat porcos sine hirsill' nisi infra tenementa sua - - nullus depascat pasturam bov' ante festum Invencionis S. Crucis - -

BYLLYNGHAM. Dies datus est Johanni Kan' quod reparari faciat unam grangiam, prout injunctum fuit in primo turno Halmot' anno lxvj^{to} citra festum S. Petri ad vincula, sub poena 20s. Et sciendum quod ista poena ponitur ex assensu prædicti Johannis prout patet in prædicto turno. — Præsentatum est quod Alicia Kan et Alicia de Derwent ex præcepto Willelmi Can capellani fregerunt hostia [et] fenestras domorum nuper in tenura Roberti Lyklyn et xij ulnas pann' lan' et olas æneas (de melle *written above*) et alia diversa bona et catalla quæ fuerunt in arrestu Domini pro debito ipsius Roberti. Ideo att' ad prox. curiam etc. — Johanna quondam uxor Johannis May venit in cur' et cepit unum bondagium et vij acras de dominicis quæ prædictus Johannes tenuit dum vixit: habend' et tenend' ut de jure viduæ - - : Et dat pro gres'ma 13s. 4d. — Johannes Tyddesman venit in cur' et cepit unum cotagium quod Willelmus filius Gilberti in ultima curia cepit, nuper in tenura Johannæ anc' fil' Alexandræ: habend' - - ad term. vitæ - - : dat pro gres'ma 12d. — De Johanna anc' Johannis filii Alexandri pro parte unius grangiæ pertinentis eidem

cotagio prostrato in tenura sua, prout compertum est per jur', eo quo non indiget habere grangiam ibidem. Pl. Johannes filius Alexandri ad opus Domini levand' 6s. 8d. — Injunctum est omnibus tenentibus vill' quod artari faciant cursum aquæ inter le Resschikers et Flotherkere quod teneat antiquam cursum -- Dimissio prati. Adam de Herdwyk cepit iij rodas prati in le Foyerker': tenend' et habend' ad voluntatem Domini: redd. p. a. 3s. ad festum S. Michaelis --. Dimissio prati. Willelmus Casson cepit iij rodas prati in le Foyerker': habend' et ten' ad voluntatem Domini: redd. p. a. 3s. ad festum S. Michaelis -- [The *y* in each occurrence of Foyerker', which seems to be the Flotherkere of the preceding entry, is in no way different from the *y* used in ordinary words, and in the first instance has a round dot above it as anciently, and mostly in this roll. The mark above the *i* in this roll is '.] — De Isolda uxore Willelmi filii Roberti pro forstallar' facta 6d. : condonatur per terrarium. De eodem quia furnivit panes vendend' non de integro frumento prout fatetur in curia, de misericordia 6d. — Injunctum est omnibus tenentibus villæ quod evacuent cursum aquæ apud le Northgayt -- — Injunctum est [omnibus erased] tenentibus villæ [quod erased] viz. Gilberto de Hardegg, Johanni filio Alexandri, Johanni Myryman, Johanni del Toune [possibly Tonne] quod merenium del Brantmyln extrahatur et ponatur in loco tuto et seculo --

WOLUESTON. Injunctum est Fayr-Jon quod veniet et moretur cum familia sua super terram Domini citra prox. curiam sub pœna admissionis [sic] prædictæ terræ. — Injunctum est jur' quod videant terram in tenura Fair-Jon in quantum deteriorantur [sic] post recessum suum de [sic] versus Norton, et presentant [sic] durante isto die --. [Vide 1367, I.] — Compertum est per jur' quod Fayr-Jon fecit convencionem cum Hugone filio suo quod idem Hugo haberet vesturam terræ prædicti Johannis de anno præcedente pro 21s.: Et ad satisfaciend' Johanni Steyr pro messione de 5s.: Et ad solvend' firm' Domino de festo Martini prox. præterito: Et ulterius idem Hugo manuoperaret terram prædicti Johannis de anno in annum, solvend' firm' Domino, et redd. eidem Johanni p. a. 21s.: Et super istam convencionem idem Hugo seminavit tam vesturam yhemalem quam vernalem: Et super hoc venit Margareta quæ fuit uxor prædicti Hugonis, cui et filio suo concessit bona sua, et invenit Thomam filium Willelmi et Johannem de Arsom' plegios ad faciendum et reddendum prædicto Johanni quod de jure reddere deberet: Et super hoc injunctum est prædicto Johanni quod liberet claves prædictis plegiis et quod amoveat manum suam de arrestu prædicto.

[The entries given are the only ones on the subject in this roll.] — Dies datus est Willelmo Sergand ad habendum hic recordum ad proximam in quo dicit se habuisse licenciam tabernandi unum cotagium et xv acras terræ ad term. vite sue, eo quod præsentatum est quod idem Willelmus tabernavit Willelmo del Poill. — Injunctum est Thomæ filio Willelmi ad reparandum unam grangiam; Willelmo Litilfaire, ad reparandum unam parvam domum; Willelmo Stockton', ad reparandum unam domum; Roberto Schephird, ad reparandum unum cotagium; Margaretæ Theker, ad reparandum unum cotagium; Willelmo de Stokton, unum cotagium; Willelmo Thomlynsman, unum cotagium; Agn' Steire, unum cotagium; Willelmo Hardlad et Aliciae uxori sue, citra prox. curiam — [A small parchment marker inserted in the margin.] — Injunctum est omnibus husbandis quod castigant *[sic]* servientes suos [ita quod nec ipsi *interlined* et alii *erased*] husbandi ludant ad alias de cetero *[sic]* — Injunctum est omnibus tenentibus commorantibus super le Est-Rawe quod claudant gard' super Riakers — De Fair-Jon de Wolueston, pro deterioracione terræ sue post recessum suum de Wolueston versus Norton, de dampnum adjudicatum per jur', 20s. — [Will. FayrJonson a juror.]

COUPON. De Agneta Postell, pro assisa cervisiae fracta, 6d. — De Cecilia filia Johannis Monkton, pro mercheto: Pl' Gilberto filio Johannis, quia maritavit, 6s. 8d. — De Gilberto filio Johannis, quia maritavit sororem suam *[Ceciliam interlined]*, nativam Domini, Ricardo Tailyour, de misericordia, 6s. 8d. — Injunctum est Johanni Frankys et Roberto Lame quod claudant cotagia sua ex parte orientali sicut Willelmus Kyrbird faciebat et claudebat ex parte occidentali — Inquiratur de operibus molend' istius villæ per villat' de Neuton, Byllingham, et Wolueston quantum valent p. a., quia a retro sunt pro duobus annis. — Inquiratur ad prox. de stuffo de *[sic]* ij boum, unius equi, x acr' frumenti, x acr' pis' et aven' quæ Thoma *[sic]* filius Gilberti cepit in stuffo cum terra sua quæ non appræciantur in capcione ipsius Thomæ, quam terram Johannes del Rawe modo cepit sine stuffo. Et sciendum quod idem Johannes et Willelmus Carter ement vesturam prædicti *[sic]* terræ pro qua satisfacient de stuffo prædicto — Johannes filius Rogeri electus est in præpositum per communem assensum, et jur' hic in curia quod officium pertinet.

NEUTON-BEULEWE. Adam de Marton', Johannes de Baumburgh, Gilbertus filius Rogeri, et Willelmus filius Reg', jur' *[jurata, jurati, or juratores]*. [Two women fined for breaking assize of ale.] — De Willelmo filio Reg', quia non reparavit unam grangiam prostratam in tenura sua prout sibi injunctum

fuit in pluribus Halmotis [he is called "Raynald" in that of 1365, III.] de 40d. ex gratia ista vice 6d. Injunctum est eidem quod reparari faciat prædictam grangiam citra proximam curiam sub poena 40d. Agn' relicta Willelmi filii Roberti cepit duo mesuagia et lx acras terræ: habend' et ten' ad term. vitæ suæ ut de jure viduæ: redd. et faciendo in omnibus prout vir suus prius reddidit et fecit: Et faciet Domino et vicinis quæ incumbunt: Plegii de firma, et omnibus aliis quæ incumbunt, Adam de Marton', Johannes de Baumburgh, Gilbertus filius Rogeri, et Willelmus filius Reg[inaldi]: Et dat pro gres'ma solvend' infra duos annos prox' sequentes v marcas: Et si contingat quod cepit virum sine licencia Domini solvet pro gres'ma [v attempted to be rubbed away] iij li: Et memorandum quod cepit x acras seminis vernalis nondum appreciatis: Et de residuo stuffi inquiratur in capcione prædicti Willelmi, viz. in turnis Halm' xl ann' elaps' [i.e. about 1337, not forthcoming]. [Vide 1367, I.] — De Willelmo filio Reg' quia non reparavit medietatem unius tenementi quod ipse et Johannes Nicoll' deffuncti [sic] ceperunt ad ædificandum: de poena alia imposta di. marcæ, ex gratia, 6d.: Et injunctum est eidem quod reparari faciat prædictam medietatem citra proximam curiam, de poena di. marcæ. — De Gilberto filio Rogeri et Johanna uxore ejus executores [sic] Johannis Nicoll' deffuncti quia non reparari faciant aliam medietatem prædicti tenementi: de poena alia imposta di. marcæ, ex gratia, 6d. Et injunctum est eisdem quod reparari faciant prædictam medietatem citra proximam curiam sub poena di. marcæ. [Vide 1365, II.]

NEUTON-KETTON. Walterus Bischopp', Robertus Wily, et Ricardus del Neuton, jur'. Nichil present'.

ACLEY. De Agn' filia Thomæ Perkynson, pro mercheto, dis' Thoma Perkynson quia ipsam maritavit cum x marcis [£6. 13s. 4d.] 6s. 8d.: respectuatur. — Præsentatum est per jur' quod vicarius de Heghyngton succidit spinas in mora de Acley: ideo inquiratur. — Injunctum est jur' quod videant spinas succisas in le Northm' et præsentabunt nomina eorum — — De Willelmo filio Roberti Smyth pro licencia tabernandi unum cotagium cuicunque voluerit ad term. quinque annorum, 12d. — Ordinatum est ex communis assensu ne quis eorum permittat equos, boves, vaccas, nec aliqua averia sua exire vill' post festum S. Cuthberti in Marcio absque hirsill' — — Gilbertus Randolfe cepit communem furnum quondam in tenura Auicæ Randolfe matris suæ: habend. et tenend. ad term. vitæ suæ: redd. p. a. 10s.: et faciet domino et vicinis quæ incumbunt: et prædictus Gilbertus prædictum furnum sustentabit et manutenebit sumptibus suis propriis: et dat pro gres'ma 40d.

WEST-MER'. Ordinatum est ex communi assensu quod faciant fossat' de les lonyngys versus Melderstayn' et in aliis locis ubique - - - Injunctum est omnibus tenentibus vill' ne quis eorum permittat porcos exire vill' sine hirsyll' - - - De Hugone Paite et Thoma Marmemok' et Roberto filio Thomæ quia non heraverunt les leys juxta Malderstayn, de quolibet 6d. prout injunctum fuit per terrarium - - Injunctum est eisdem quod herrari faciant prædictam terram citra festum S. Cuthberti prox. futurum - -

SPENNYNGMOUR. Johannes filius Adæ venit in cur' et cepit xxij acras terræ de Spennyngmour apud Smythepok', Kerlandes, Papestrok', Hettoncrok', Rogercrok', Mourcrok', Mourlandis, Fairynbedes, Stellyngbank', Brakes et le Neuland et Todowland - - ad term. vitæ: redd. pro acra 4d. - - et dat pro gres'ma 12d.: condonatur per terrarium. — Hugo Paite et Ricardus filius Thomæ ceperunt in curia xxij [acras] terræ in Spennyngmour in eisdem locis [on the same terms]. — Robertus filius Thomæ [the like]. — FRERLEYIS IN SPEN'. Hugo Paite, Johannes filius Adæ, Robertus filius Thomæ, et Willelmus filius Alani ceperunt vij acras in Spennyngmour vocatas le Frerleys - - ad term. vitæ eorum: redd. pro acra 2d. - - et dant pro gres'ma 12d.: condonatur per terrarium: et herabunt prædictam terram hoc anno et sic de anno in annum - -

MID-MERYNGTON. Thomas filius Willelmi Bynge cepit in curia unum bondagium quod Robertus famulus Roberti de Wyton prius tenuit et sursum reddidit ad opus ipsius Thomæ: habendum - - ad term. vitæ suæ: redd. primis tribus annis quolibet anno 20s. et argentum terrarii: et postmodum quolibet anno 22s. et argentum terrarii - - et dat pro gres'ma 12d. — Injunctum est jur' quod videant partem molend' pertinentem ten' de West-Meryngton et præsentabunt dampnum meremii ob deffectum coopertur' necne - -

EST-MERYNGTON. De Emma de Maynesforth pro leyr 6d.: de eodem pro mercheto 12d. De Alicia Webster pro leyr 6d.: de eodem pro mercheto 12d. — Unum cotagium et xv acræ terræ quæ fuerunt in manu Johannis filii Ricardi de Wyndellesdon capta sunt in manu [sic] Domini eo quod idem Johannes ea tabernavit sine licencia: et eciam habuit diem hic ad hunc diem ad habendum recordum in quo dicit se habuisse licenciam tabernand' prædicta cotagium et terram, et nichil inde fecit nec protulit: et eciam pro eo quod idem Johannes fecit chaciam et rechaciam infra camp' istius villæ per bidentes suos cubantes apud Wyndellesdon' prout compertum est per jur': Et ideo injunctum fuit sibi quod non faceret sub pena admissionis prædicti cotagii et terræ in ultimis Halmotis. [Vide 1366, II.] —

Ordinatum est ex communi assensu nequis eorum permittet porcos, boves, vel averia sua exire villam absque custodia - - et quod quilibet eorum teneat hirsill' - - - Consideratum est quod Robertus [fil. Ri *erased*] Hicson habebit ad reparacionem unius tenementi vasti . . . in tenura Adæ Day de ipsam Adam 16s. : et idem Robertus prædictam domum infra duos annos prox. sequentes sufficienter reparabit. [Here among these indorsed entries is the ancient marker referred to above. Immediately below it, in the margin opposite to the following entry, are "Dimissio: Incrementum ij s."] Laurencius Hunter et Robertus Hikson ceperunt unum tenementum et xv acras terræ quondam in tenura Johannis filii Ricardi de Meryngton : habend' et tenend' ad term. vitæ eorum : redd. scaccario Prioris per acram 6s. [et manerio de Meryngton opera debita consu *erased*] ac Domino et manerio de Meryngton servicia et opera debita et consueta : et prædictum tenementum manutenebunt et [suste'b *erased*] sustentabunt sumptibus suis propriis - - : et dant pro gres'ma 40d. [Vide p. 60.]

FERY. De Cecilia le Ponderswoman pro layre 6d. — De omnibus tenentibus villæ præter liberos tenentes quia non cooperaverunt [sic] molend' - - . Injunctum est eis quod cooperiantur . . . citra [proxinam *erased*] [ad vincula S. Petri *interlined*] cur' - - - De Willelmo de Bywell nuper pundero quia permisit carectas extraniorum conculcare moram ac succisionem fieri in bosco domini unde ipsemet recepit commodum - - - Ordinatum est ex communi assensu tam liberi quam alii [sic] ten' domini quod nullus intret campum pro balkys metandis nec permittent equos, boves, porcos, bidentes nec aliqua averia sua exire vill' sine custodiam - - - De [five names] quia non miserunt pro tastatoribus nec voluerunt vendere cervisiam per lag' pe. nec quart' extra domum nec infra, de quolibet 6d., 2s. 6d. Johannes filius Simonis et Johannes de Wodyngfeld devenerunt tastator' cervisiae prout præsentatum est per jur'. — Injunctum est Thomæ de Bicheburn quod reparari faciat unam cameram infra cotagium suum - -

DIE JOVIS [Thursday] PROX POST FESTUM S. MARCI EWANGISTÆ [April 25] ANNO LXVIJ^o [C. = 29 April 1367].

HESYLDEN. De Alicia [". . . el ." (sic, even as to the dots, *above the name*] Robinsdoughter et [". . ." *two dots inserted*] Mariota de Marton' pro leyre, unde Johannes de Raynton respondebit, 12d. — De Cessilia [". . . el ." *above the name*] de Routhbery pro leyre 6d. — De Margareta Caluerd pro leyre cum capellano 12d. — Injunctum est Ricardo filio Walteri quod reparari faciat unam cameram ex parte boriali villæ - - . Injunctum est Willelmo Currou quod reparari faciat unam domum ex

parte australi villæ. [The town streets of Monk Hesilden and High Hesilden, both in the same parish, run from east to west.] — De Alexandro Milner quia noluit molere frumentum Roberti de Brerton — — De Gilberto Skot pro herbag' duorum gardinorum occupat' per duos annos, quæ non cepit, 12d. Dismiss' [sic]. Idem Gilbertus cepit prædicta dua gardina: tenend' ad voluntatem domini: redd. p. a. 2s.: et incipiet solvere ad festum Pent. prox. futurum. Et injunctum est Johanni de Raynton præposito quod capiat inde securitatem. — Compertum est per jur' quod cotagium deterioratur in tenura Johannis Gedlyng' unde Johannes de Raynton respondebit, quia ipsum permisit transire extra villam non arrestando bona nec catalla sua. [In the margin is written: "Dimiss'. Redditus de novo. Postea reddidit g'sam."] Johannes de Raynton venit hic in cur' et cepit unum cotagium quod [sic] situatur pro forg' villæ cumuna acra pertinente prædicto cotagio — — ad term. vitæ suæ: redd. p. a. 5s., primo termino solucionis incipiente ad festum Pent. anno Domini, etc. lxix'mo: et non antea, quia firma duorum annorum condonatur ad reparacionem prædicti cotagii: et prædictus Johannes prædictum cotagium sufficienter reparabit citra festum S. Martini anno Domini etc. lxvij'o. — — Et dat pro gres'ma 6d.: condonatur per terrarium. Et sciendum quod prædictus Johannes habet licenciam tabernandi prædictum cotagium uni sufficienti tenenti.

DALTON. Unum di. cotag' quod Matilda Faytwyfe prius tenuit est in manu Domini quia mortuus [sic] est. Et dampn' dicti cotagii dum fuit in tenura sua adjudicantur per jur' 7s. unde Robertus filius Matild' præpositus executor dictæ Matildæ satisfaciet quia executor ad reparacionem dicti cotagii. — Johannes Dowson venit in cur' et cepit unum tenementum et xvij acras terræ quæ Willelmus de Norton junior prius tenuit: habend' et tenend' ad voluntatem Domini: redd. antiquam firmam: et faciendo Domino et vicinis quæ incumbunt: Incipiendo solvere ad festum Pent. anno lxvij'o. Et prædictus Johannes reparabit prædictum tenementum sufficienter et habebit vj s. viij d. ad reparacionem dicti tenementi. Et eciam habebit ad emendacionem edificiorum dampn' adjudicand' per jur' pro tempore [quo] Willelmus de Norton ea tenuit. Pleg' - - .

1367, I.—[Heading gone. Stevenson marks this roll 1367, and the internal evidence agrees. The rolls of this year are deeply injured by some occurrence.]

. . . juniore et Johanna ancilla manerii pro leyre, de quilibet 6d., 18d.

. . . aut porc' extra porcaras sub poena 40d.

[MORESLAWE.] . . . cur' et eepit unum cotagium et vj a. terræ quæ Johannes del Wraa et Agn' . . . ipsius Agn' quæ capta sunt in manu [sic] Domini eo quod prædicti Johannes et Agn' non . . . cotagium et terram nec invenir' unum ten' qui potest tenere vicinitatem ad . . . ad hunc diem et nichil inde fecerunt: habend' et ten' ad term. vitæ suæ: redd. . . . faciendo Domino et vicinis quæ incumbunt, Pleg' - - pro gres'm'a: Incipiendo solvere ad festum Pent' anno lxvijo 40d. . . . h' es et Agn' oneretur de firm' — . . . est jur' istius villæ quod videant prædictum cotagium et terram et præsent' ad proximam in quantum deteriorantur. — . . . est omnibus tenentibus istius villæ et vill' de Pittingtons quod mundent stangnum molendini infra . . . — . . . villæ quia non fecerunt unam communem faldam prout injunctum fuerat eis in ultimis Halmotis de . . . ex gracia 6d. [Vide 1366, III.]

BILLYNGHAM. . . . venit in cur' et cepit unum cotagium quod fuit patris sui: habend' et ten' ad term. vitæ . . . pater suus prius reddidit: incipiendo solvere ad festum Pent' anno lxvijo - - - Et dat pro gres'm'a 2s. — De omnibus tenentibus villæ præter liberos quia non vacuerunt [sic] cursum aquæ apud le Northgait prout injunctum fuit in ultimis Halmotis, de al' imposita 40d. — Dies datus est Thomæ Houyngher' querenti et Johanni Jenkynson ad essend' hic ad proximam ad audiend' judic' de deterioracione ix acr' terræ dimissis [sic] eidem Johanni per eundem Thomam ad dampn' 10s. etc.

WOLUESTON. Unum tenementum et xl acræ terræ quæ fuerunt in tenura Fair-Jon capta sunt in manu [sic] Domini eo quod noluit commorari super prædictam terram prout habuit diem in ultimis Halmotis [et] eciam pro eo quod idem Johannes eadem tenementa tabernavit filio suo sine licencia. [Vide 1366, III.] [Willelmus FairJonson occurs in another entry.]

[COUPON.] . . . atur de operibus molend' istius villæ pro villat' de Billyngham, Neuton, et Wolueston, quantum valent . . . quia a retro sunt pro duobus annis.

[NEUTON-BEULW.] . . . cepit virum sine licencia Domini de residuo gres'm'æ, ex convencione . . . in ultimis Halmotis in capcione terræ 13s. 4d. [Vide 1366, III.]

[NEUTON-KETTON.] . . . et Ricardus de Neuton jur'. — . . . fecit purpresturam apud pasturam bovum faciendo quoddam fossatum in longitudine . . . parte minus et in aliqua parte majus, ideo inquiratur et videatur. — . . . bag' et pastura pertinent' manerio depasta per averia sua de quolibet ut patet . . . — . . . quamdam planguram ultra fossatum quod dicit de villa de Ketton usque . . . ne blada et prata conclusentur [sic], sub poena 40d. . . . — semitam que dicit de villa usque

molend', ideo videatur usque. . . . — . . . maledicit servientem manerii sub poena 40d.

BURDON. . . . Nicholai Ben assignantur Willelmo Smyth, Galfrido Kellowe, Johanni de . . . quousque alias tenens quæ [sic] capere voluerit: redd. antiquam firmam, viz. . . . festum Pent' anno lxvij^o sub [poena] amissionis tocius terræ quæ [sic] tenent . . . primis annis 30s. ex gracia.

[Another vill.] . . . tabernandi unum cotagium et iij acras terræ Willelmo filio Johannis . . . post decessum prædictæ Isabelli [sic] propinquiori hæredi ipsius . . . s fil' Adæ, 40d.

1367, II.—[No heading, but remains of stitching at the top. Indorsed "2^{us} Turnus 136 . . . Ric. Birteley T. . ." The remains of the wanting figure look more like those of a cipher or a 9 than 7. But see below.]

[The first entry.] Injunctum est tenentibus villæ istius Fulwell et Wermouth quod satisficeant Johanni Reid de denar' sibi debit' pro cariagio meremii molend' de Suthwyk citra diem Jovis in festo S. Katerinæ prox. futuro. [An error. Nov. 25 falls on Thursday in G = 1358 and 1369. Stevenson rightly places this roll in 1367.] — . . . os cursor scaccarii quer' ad essend' hic ad proximam de . . . [See 1367, III.]

. . . vill' de WEST-RAYNTON et EST-RAYNTON quod habeant unum communem ponderum.

COUPON. Johannes Pulter venit in cur' et cepit duas pecias de leys quondam Thomæ de Fery nunc in manu Prioris causa minoris ætatis hæredis: habend' et ten' usque ad plenam ætatem hæredis: redd. p. a. ad duos terminos 10s.: incipiendo solvere ad festum Pent', anno lxvij^o. [Observe the year.]

[NEUTON] BEAULW. De eodem [. . . filio Reginaldi] quia non ædificavit medietatem unius tenementi quod ipse et Johannes Nicholl deffencti [sic] ceperunt ad ædificand' 6d. — — — De Gilberto filio Rogeri et Johanna uxore ejus executores [sic] Johannis Nicoll deff'cti quia non ædificavit alteram medietatem prædicti tenementi prout injunctum fuit sibi in ultimis Halmotis - - ex gracia 6d.

[NEUTON] KETTON. . . . del Neuton jur' . . . purprestura facta apud pasturam bovum prout fatetur in curia 6d. — De præfato Ricardo . . . et Roberto pro herbag' et pastura pertin' manerio depast' per averia sua de quolibet ut patet super capud, 9d. [The figures above the names are destroyed. They were, probably, 3d. each.]

[The next vill, ACLEY?] . . . mina de Wadli, Anota Milner, Cecilia ancilla Roberti Chauncelere pro leyre . . . 2s. — De Roberto Horner et Willelmo Rogerson, quia noluerunt passere communem porcar' prout compertum est per jur', de miseri-

cordia 12d. — . . . h' Fermar quod reparari faciat j tenementum pertinent' officio cominarii citra festum . . . [Vide 1368, I.]

[WES]T-M'. Injunctum est omnibus tenentibus vill' quod quilibet eorum faciat arrari exteriores partes campi et eciam interiores partes ita quod nequis eorum . . . dampnum ob deffectum arruræ. — . . . in cur' et cepit xij acras quæ Robertus filius Thomaæ cepit in Spennyngmour: habend' et ten' ad term. predicti Roberti.

EST-M'. De Willelmo de Heghington [“Johanne Kay, Adam Kay” struck through] Symone Schepheird quia non mundaverunt stagnum molendini de Schelom, de quolibet 6d. Et de Willelmo Hay pro eodem 18d. — Injunctum est omnibus tenentibus istius vill' et villatis de Westm' et Midm' quod sint ad mundandum prædictum stagnum ad mandatum præpositi.

CHILTON. Johannes Smyth . . . unum toftum et xxx acras terræ quondam in tenura Thomæ Rogerson quas idem Johannes dicit esse nisi xxiiij acras: redd. pro primis sex annis quilibet anno 12s.; incipiendo solvere ad festum Pent' proximum futurum; et postea quilibet anno 18s. in casu quo fuerunt xxx acr'. Et si fuerunt nisi xxiiij acr', solvet post illos sex annos nisi 13s. 4d.: habend' et ten' ad term. vitæ: redd. et faciendo Domino et vicinis quæ incumbunt. Pl' de firm' et omnibus aliis quæ incumbunt Henr' de Eden et Hug' Smyth. Et dat pro gres'm'a 40d.

[FERY.] . . . Wodyngfeld et Johannes Symson et Willelmus filius Hugonis jur'. — . . . cepit unum cotagium et viij acras terræ quæ Agn' mater sua prius . . . redd. antiquam firmam videlicet 6s. 8d.: et faciendo Domino et vicinis quæ . . . incumbunt. Johannes de Wodyngfeld et Johannes de Bicheburn. Et dat . . . 26s. 8d. quæ condonatur per terrarium ad 20s. Et solvet prædictam gres'm'am ad festum purificacionis Beatæ Mariæ prox' sequens 6s. 8d.: et ad festum Pent' tunc prox' sequens 6s. 8d.: et ad festum S. Michaelis tunc prox' sequens 6s. 8d.

[Curia tenta apud EDMUNDBYRES.] . . . festum S. Andreæ Apostoli [Nov. 30] anno etc. lxvij°. [Vide 1369, I.] — Compertum est per jur' quod unum cotag' combust' in tenura Johannis Huker deteriorantur [sic] ad valenciam 30s., et quod prædicti denarii possunt reparari [sic] prædictum cotag' in adeo bono statu quo ea [sic] recepit. Ideo præceptum est præposito quod arrestari faciat omnia bona et catalla prædicti Johannis et ea faciat fugari ad manerium de Mugleswyk. — Johannes Rogerson cepit . . . del Westyait ad Dominicam prox' futur', capiendo quilibet septimana vij panes spendabets et . . . omnes transgressores infra boscum et camp' Domini.

1367, III.— . . . die Martis [Feb. 29] prox. post festum S. Mathiæ Apostoli [Feb. 24] . . . lxvij^o [1367-8 = B] coram dominis Thomæ Surtays seneschallo, Ricardo de Birtelay terrario . . . [“3 turnus Halmotorum” *indorsed in a medieval hand.*]

. . . [precedes BILLINGHAM] Robertus Ayer habet diem ad proxim' ad hostendend' et satisfaciend' Domino pro herieto et ad faciendum Domino homagium et fidelitatem juxta formam carte sue.

WOLUESTON. . . . Sleghuogh de eo quod projecit mustard seid in gardino suo . . . 2s. de misericordia 6d.

[HEBBURN?] De Willelmo Bolt et Mariota uxore ejus pro iij parte unius tofti et lx acrarum terræ quæ fuerunt Willelmi filii Willelmi filii Johannis [see *Feodarium*, p. 11] quondam viri sui in Heb'n de libera firma pro xvij annis elapsis pro quolibet anno 20d. per ipsos conselatis 23s. 4d. De eisdem Willelmo et uxore ejus quia hoc conselaverunt [blank].

[Between HEWORTH and HETHEWORTH.] De Idonia quæ fuit uxor Thomæ Yardolf prout taxantur [sic] per jur' pro mercheto, 2s.

WERMOUTH. . . . cepit unum mesuagium et xiiij acras terræ quæ fuerunt in tenura Roberti Carter: habend' et . . . redd. p. a. antiquam firmam, videlicet 14s.: incipiendo solvere ad festum Pent. anno Domino etc. lxix^o: Et faciendo Domino et vicinis quæ incumbunt. Pleg. - - Et idem Ricardus reparabit unam domum sufficientem pro mora sua; et habebit de Domino pro reparacione 20s. 4d., et similiter Dominus inveniet ei meremium et predictum meremium cariabitur inter Dominum et ipsum. Et predictum mesuagium et terram sustentabit et manutenebit sufficienter quas sic dimittet in fine termini sui. Et dat pro gres'm'a 12d.: condonatur per terrarium. Et predictam domum ædificabit sufficienter ante festum S. Martini prox. sequens.— . . . est pros' versus Robertum Sausmaker, de misericordia 6d.

[ULWELL]. Alicia quæ fuit uxor Hugonis filii Greggorii venit in cur' et cepit duo tofta cum duabus tenuris quæ vocatur Plughsuaynland: habend' et tenend' ad term. vitæ sue ut de jure viduæ: redd. p. a. 28s. quæ prius reddidit 26s. 8d.: incipiendo solvere ad festum Pent. anno Domini etc. lxix^o. Et invenit iij acras unius arrurae. Et faciet Domino et vicinis quæ incumbunt. Et invenit pleg. - - Gres'm'a 6s. 8d.— . . . cur' et cepit unum toftum et xxij acras ultimo in tenura Hugonis filii Greggorii: habend' . . . redd. antiquam firmam et debita servicia: et faciend' Domino et vicinis quæ incumbunt . . . festum Pent. anno Domini etc. lxix^o Pleg. - - - Et dat pro gres'm'a 6s. 8d. Et . . . deteriorantur ad valenciam 26s., de

quibus satisfactum est prædicto Johanni per Aliciam uxorem prædicti Hugonis.

[Following SUTHWYK.] De omnibus tenentibus istius villæ quia non reparaverunt pro partem suam forgiæ [sic] prout injunctum fuit eis in ultimis Halmotis, de pena 40s. ex gracia ista vice 12d. Et injunctum est [etc.] — [Same vill] . . . facta Adæ Diotson non sursum redd. viij acras ad opus ipsius Adæ prout ipse promisit . . . compertum est per jur' 10s. de misericordia 6d. — [Another vill] . . . facto Johanni Wigeros cursori scaccarii in officio suo faciendo prout . . . 12d. [This vill contributed to the forge of Wyestowe and the dam of the mill of that place.] — [Another vill] . . . aterinæ uxori ejus quod reparari faciant tenementa sua prostrata in tenura sua . . . Michaelis sub pena admissionis prædicti ten'.

WEST-RAYNTON. Thomas de Cold . . . succidit ix elspenis apud Holynsyd juxta parcum prout præsentatus est per forestar'.

MORESLAWE. Injunctum est jur' quos præmuniant Johannem del Joel quod reponat j purpresturam factam apud le Cartgayt.

[One of the Meringtons, following "MIDM'."] Dies dat' jur' istius vill' et villæ de MIDELTON quod inquirant de purprestura facta apud Braunschpathway.

[FERY.] Injunctum est omnibus vill' præter Willelmum filium Hugonis quod videant terram Thomæ de Wodyngfeld et terram Willelmi filii Hugonis [". . . ngfeld" and "Will. fil. Hug." were on the Jury] quæ fuerunt in tenura Willelmi Logdy quæ sunt ij bondagia, ita quod quilibet eorum habeat quod ad suam partem pertinet et si hoc fieri non possit propter ignoranciam quod faciant equaliter porcionari prædicta bondagia. — . . . quod nullus eorum intrant [sic] parcum de Feryclyff sine licencia. — . . . communem furnum de Fery: habend' et tenend' ad term. xv annorum: redd. p. a. 16s. . . . anno Dni. etc. lxvij^o.

1368, I.—Primus turnus Halm' incipiens apud Billyngham die Martis [June 27] prox. ante festum translacionis S. Thomæ anno Domini Millesimo Trescentesimo Sexagesimo Octavo coram dominis Ricardo de Birteley terrario, Johanne de Ber ryngdon' bursario, et Thoma Surtays senescallo.

BILLYNGHAM. Injunctum est omnibus husbandis cariantibus blad' quod faciant cariag' cum saccis sanis et non laceratis: — Injunctum est omnibus tenentibus villæ ne quis eorum permittant [sic] vitulos exire villam sine custodia ad depascend' blad'. — Injunctum est jur' quod inquirant si aliquis cotmannorum vel husbandorum superoneraverit pasturam ultra id quod de jure debeant et præsentent ad prox'. — Injunctum est omnibus tenentibus villæ quod ne quis eorum succidit [sic] les balkes citra

prox' cur'. — Injunctum est omnibus tenentibus de Billyngham quod reparari faciant le Wetherkett' citra festum S. Martini. — De omnibus tenentibus villæ quia non debite reparaverunt viam apud le Northgat' prout habuerunt diem in ultimis Halmotis. — Injunctum est omnibus tenentibus vill' quod nullus eorum molent [sic] alibi quam ad molend' de Billyngham præter ad molend' infra paroch'.

WOLUESTON'. De Willelmo Tomlynsman pro freths fractis unde non p^t acquietare in le Frethfeld per equos suos 12d. — De eodem quia noluit passere communem porcariam prout turnus suus postulabat, prout præsentatum est per jur', 6d. Præceptum est attachiare Willelmum del Hay ad essendum ad liberam curiam ad respondendum quia noluit passere communem porcariam prout præsentatum fuit. — Willelmus de Stokton et Willelmus Litilfayr electi sunt tastatores cervisiae et jurati sunt. — Willelmus Sergaunt venit et cepit unum mesuagium et xv acras terræ quæ idem Willelmus prius tenuit et quæ capta fuerant in manu [sic] domini quia eam [sic] tabernavit sine licencia: habend' et ten' ad terminum vitæ suæ: redd. p. a. 15s. viz. antiquam firmam: Et faciet Domino et vicinis quæ incumbunt: Incipiendo solvere ad festum Pent. prox. futurum: Pleg. Et dat pro gres'm'a. 40d.: condonatur. Idem Willelmus habet licenciam tabernandi prædictum cota- gium et iij acras terræ viz. in quolibet campo j acram ad terminum vitæ suæ.

COUPON. De Johanne del Rawe quia non reparavit tene- mента sua prostrata in tenura sua prout al' injunctum fuit eis in ultimis Halmotis sub poena di. marcae ex gracia 6d. Et injunctum est eidem quod reparari faciat prædic'm ten' citra prox' cur' sub poena di marcae. — De uxore Johannis del Rawe quia non misit pro tastatoribus 6d. — Johannes Pulter et Robertus Fauks electi sunt pro tastatoribus cervisiae et jurati sunt.

NEUTON-BEULEWE. De Alicia ancilla Adæ de Marton pro leyr 6d. De Thoma serviente ejusdem pro cultello suo extracto ad percussendum Johannem Smyth de poena 40d. ex gracia 12d.

NEUTON-KETTON. Walterus Buschop, Robertus Wily, Ri- cardus del Neuton jur. — Dies datus est Ricardo del Neuton ad reponend' quandam purpresturam prout præsentatum fuit in ultimis Halmotis si videatur Domino quod sit ad dampnum suum sub poena citra prox' cur' 40d. [There is a fragment of a similar entry in the preceding roll of 1367, III., which is greatly decayed, Ric. Neuton being a juror in it also.] — De Waltero Bischopp, 2d., Roberto Wily, 2d., Ricardo del Neuton, 2d., pro averiis suis depascentibus cepere ale Domini de quolibet ut per super cap' 6d. [In the original the fine of 2d. is written above the name of each offender.]

ACLEY. Injunctum est omnibus tenentibus villæ quod habeant unum communem messorem infra duas septimanas. — De Thoma Perkinson et Johanne Fermour quia non reparaverunt domum com'unatoris prout injunctum fuit eis in ultima curia, 12d. [1367, III. reads, "reparari faciant tenement' prostrat' officii comunarii."]

EST-MERYNGTON. Injunctum est omnibus tenentibus istius villæ et villarum de Mid-Meryngton et West-Meryngton quod habeant unam communem messorem citra festum S. Petri.

FERY. Injunctum est omnibus tenentibus villæ quod ne quis ponant [*sic*] equos in pastura bovum exceptis quatuor liberis hominibus quorum quilibet eorum habebit unum equum super quem equitabit.

WERMOUTH. Injunctum est Marjoriæ quæ fuit uxor Roberti Carter executrice [*sic*] testamenti ejusdem Roberti quod reparari faciat unam grangiam nunc in tenura Ricardi Watson quam prædictus Robertus cepit ad ædificand'. — Concordatum est inter Johannem Douson et Marjoram Carter, inter quos lis et contencio est de terris et ten' prædicti Johannis quæ idem Johannes et Robertus Carter quondam vir prædictæ Marjoriæ debebant manuoperare invicem ad terminum vj annorum unde sunt elapsi quatuor anni, quod præfati Johannes et Marjoria dividabunt inter se vesturam hujus anni et solvent ad invicem firmam et alia onera usque festum S. Martini prox. futurum. Et prædicta Marjoria dabit prædicto Johanni 4s. 10d. ob. pro arrura et semine vernali, et pro deterioracione ten' 10s. Et prædicta Marjoria de prædictis terris et ten' amplius se non intromittet.

FULWELL. De Johanne Gray et Agn' quondam uxore Simonis de Moreslawe quia servientes sui fregerunt panem Domini viz. iij albos panes in cariacione versus Wyuestowe, de altero eorum 6d.

SCHELES. Dimissio. Incrementum redditus 12d. Alicia filia Willelmi Swynherd cepit unum cotagium quod Willelmus de Howden prius tenuit eo quod nullus de sanguine ipsius Willelmi pro prædictam [*sic*] cot' finire voluerit: habend' et tenend' ad terminum vitæ suæ: redd. p. a. 2s. quod prius reddidit 12d. : incipiendo solvere ad festum Martini prox. futurum. Pleg. [etc.] Et dat pro gres'ma 40d. — De iij hominibus Scociæ pro cultellis suis extractis ad percussend' Walterum Yoill, et pro contumelia facta apud le Schels, unde tota vicinitas monebatur de fine suo. Pleg' Adam de Birden et Walterus Yoill 20s. Et prædictum argentum est in manu terrarii quousque excussiatur si Dominus Episcopus vel Prior [*sic*].

HESILDEN. Curia tenta ibidem die Veneris [Aug. 4] prox. post festum S. Laurencii anno Domini etc. lxxvij^o. [The

entries in a cursive hand, quite different from the clerical writing of the rest of the roll.]

1368, II.—Secundus turnus Halm' incipiens apud Heb'n die Martis [Nov. 21] prox' post octabas S. Martini [Nov. 11] anno Domini Millesimo ccclxvij^o coram dominis Ricardo de Birteley terrario Thoma Surtays senescallo Johanne de Ber- yngton' bursario et aliis. [This heading is in dark ink; the entries as to Edmundbyers, which immediately follow, are in light ink.]

EDMUNDBIRES. Die Martis [Oct. 24] prox. post festum S. Lucæ Ewang. [Oct. 18] anno Domini Millesimo ccc.lxvij^o. — De Johanne Edeson quia maledixit Robertum Souter præpositum in officio suo pacis et eciam quia servientes sui ceperunt unam ollam de Arest' Domini unde posuit se in gratia Domini -- 6d. — Præceptum est præposito quod seisiri fac' in manum Domini unum tenementum et viij acras terre quæ quondam fuerunt Adæ Barbour racione minoris ætatis Ricardi filii et hæredis ejusdem Adæ, qui quidem Adam obiit in prima pestilencia, et prædictus Ricardus erat tunc ætatis dimidii anni, quorum custodia ut dicitur concessa fuit Johanni Barbour de Hexham usque ad plenam ætatem hæredis prædicti. Et sciendum quod Johannes Edeson tenet nunc prædictam terram et reddit p. a. 4s. Et dictum est præposito quod præmuniri fac' prædictos Ricardum et Johannem quod sint hic ad prox' ad ostend' cartas suas et monumenta quomodo prædicta terræ et ten' tenentur.

[In the dark ink.] De villatis de WYLLINGTON xl d., WAL- LESHEND xl d., MONKTON xl d., JAROW ijs., HETHEWORTH xij d., OVER-HEWORTH xl d., NETHER-HEWORTH xl d., quia nullus eorum venit tempestive ad cur', præter Thomam Leward, Katerinam del Stannys, Agn' de Jarow, de qualibet villata ut patet super cap', 19s. 8d.

WALLESHEND. Injunctum est omnibus tenentibus vill' quod quilibet eorum veniat ad præmucionem præpositi ad tractandum de communibus negotiis proficuum vill' tangentibus. [The roll at this point is worn in two. The upper part has hitherto been marked "1368. Halmot' (mutil'.)" and kept separate. The headless parchment containing the following matters fits it, one line being partly in one portion and partly in the other.] Johannes de Dunelm venit in cur' et cepit unum bondagium quod Ricardus Aruas prius tenuit et sursum reddidit propter impotenciam: habend' et tenend' ad term. vitæ suæ: redd. et faciendo antiqua servicia prout idem Ricardus reddidit et fecit. Pleg. -- Et dat pro gres'm'a 6s. 8d.

HEWORTHS. Injunctum est jur' quod inquirant et præsen-

tant [sic] ad proximam si Johannes de Folaceby warrectavit xvij acras terrae plene ad opus ipsius Johannis Nikson quam deberet reliquisse eo quod iij acræ inde non sunt warectatae prout idem Johannes queritur et si etc. et præsent' ad prox. Et eciā injunctum est eisdem quod inquirant et præsentant [sic] ad prox. in quantum meremium tenuræ ipsius Johannis Nikson deterioratur in tenura Johannis Folaceby et præsent' ad prox. ad quæ dampna etc. - - - Concordatum est inter Johannem Nikson et Johannem de Folaceby de tenura ipsius Johannis de Folaceby quam prædictus Johannes Nikson cepit quod prædictus Johannes Nikson reparabit aedificia prædictæ tenuræ sumptibus suis propriis et dabit prædicto Johanni de Folaceby 40s. pro custagiis suis, viz. 20s. ad festum S. Martini anno Domini etc. Ixix^o et residuum ad festa Pent. et S. Martini tunc prox. sequencia in casu quod prædictam tenuram tenuerit prout illam cepit. Et si eam dimiserit Dominus Prior habebit prædictas 40s. etc. [Here is a hand in the margin.] De præfato Johanne Nikson pro prædicta tenura habenda solvend' ad festum Pent. anno etc. lxxj^o, 13s. 4d.

SUTHWYK. De Roberto Smyth quia tabernavit medietatem unius ten' Aliciae Brounyng' ad term. vitæ ipsius Aliciae sine licencia Domini. Ideo cap' est in manu Domini et ipse Robertus in misericordia.

WYESTOW. De Communitate villatæ pro transgressione facta in blad' Domini ad valenciam xv thravarum pisarum, de misericordia 12d. — Margareta de Tudow cepit unum cotagium quod Johannes quondam vir suus prius tenuit et quod quondam in tenura Willelmi Maymond ut de jure viduæ ad term. vitæ: habend' et ten', redd. et faciendo in omnibus prout vir suus prius reddit et facit. Pleg. - - Et dat pro gres'm'a 40d.: condonatur per terrarium.

HARTON. Emma quæ fuit uxor Walteri Swynherd venit in cur' et cepit unum bondagium quod prædictus Walterus quondam vir suus prius tenuit: habend' et ten' ad term. vitæ suæ ut de jure viduæ: redd. scaccario Prioris Dunelm' 26s. 8d. et argentum terrarii: incipiendo [etc.] - - Et dat pro gres'm'a v marcas: et condonatur ad 13s. 4d. et non plus, eo quod aedificavit et non tenuit nisi per iij annos.

SCHELS. Ten'. Unum ten' quæ [sic] fuit in tenura Thomæ de Whitley seisisantur [sic] in manu Domini quia defunctus est prout compertum est in curia. Et sciendum quod juratores dicunt quod valet p. a. 40d. — Ten'. Unum ten' quæ [sic] fuit in tenura Adæ de Harton seisisantur [sic] in manu [sic] Domini quia defunctus est prout compertum est in curia. Et sciendum quod juratores dicunt quod valet p. a. 5s. — Unum ten' quæ [sic] fuit in tenura Agn' de Barthew seisisantur [sic] in manu [sic]

Domini quia deffunctus est prout compertum est in curia. — Dimissio. Incrementum redditus, 20d. Robertus Barthew venit in cur' et cepit unum tenementum quod quondam fuit in tenura Agn' de Barthewe matris ipsius Roberti: habend' et ten' ad term. vitae suæ: redd. p. a. 6s. 8d.: incipiendo solvere de festum Pent. anno lxix^o et faciendo Domino et vicinis quæ incumbunt. Et prædictus Robertus manutenebit et sustentabit in omnibus sumptibus suis propriis et sic dimittet in fine termini sui. Pleg. -- Et dat pro gres'm'a 6d. — Dimissio. Incrementum redditus 6d. Robertus Swan venit in curia et cepit unum tenementum quod Adam de Harton prius tenuit et deffunctus est eo quod nullus de sanguine ipsius Adæ venit qui capere voluerit: habend' et ten' ad term. vitae suæ: redd. p. a. 2s.: incipiendo [etc.] -- manutenebit [etc. *ut supra*]. -- Et dat pro gres'm'a 6d.

EST-RAYNTON. De tenentibus villaæ præter liberos quia non venerunt ad tractandum cum villata de West-Raynton de freth ponend' prout promiserunt: et eciam quia depast' fuerunt pasturam tenencium ejusdem villaæ de West-Raynton prout præsentatum est 2s. Injunctum est præposito et omnibus tenentibus villaæ quod veniant ad tractandum et concordandum de freth ponend'.

WEST-RAYNTON. Compertum est per jur' quod Agnes quæ fuit uxor Willelmi Rassh cepit unam terram husbandorum pro 30s. p. a. pro omnibus oneribus et novus terrarius petit argentum suum de ipsa contra formam capcionis.

BILLYNGHAM. De [*six persons*] quia noluerunt præstare lectos Domino, de quolibet 6d. — De Communitate villaæ pro seperali campo de Belasise depast' per averia sua, pro ista vice 40d. — Johannes Miryman et Robertus Milner de Norton ceperunt molendina tocius parochiæ de Byllingham -- ad term. trium annorum redd. p. a. 23 l. -- prædicti firmarii invenient sailclathes et ea quæ ad firmarios pertinent et dominus inveniet residuum --

COUPON. Injunctum est omnibus tenentibus villaæ quod capiant rete magistri de Gretham piscand' super solum Domini Prioris. — De [*fifteen persons*] pro injusta via facta ultra separale Domini, viz. in mora et in prato prout compertum est, de quolibet ut patet super capud. Injunctum est eisdem quod non exerciant prædictam viam de cetero. — Injunctum est omnibus brasiatoribus vill' de Cupon quod non vendant lag' cervisiae carius quam pro 1d.

WOLUESTON. De Willelmo Jenkynson quia fregit arrestum Domini quia uxor suus [*sic*] noluit metere cum Domino, Waltero Miryman pro eodem re, alteri eorum 12d. De Willelmo Litilfayr quia non invenit unam mulierem metentem cum

Domino tempore autumpnali pro j cotagio quod cepit de Domino prout convenit inter ipsum et terrarium, viz. Johannem de Neuton, de misericordia 12d. : condonatur 6d. per terrarium. — Injunctum est omnibus tenentibus vill' quod arrestari faciant omnes contumelientes in vill' de Wolston seu cultellos seu gladios extrahentes contra pacem et si noluerunt arrestari levari faciant utesium [=hue, v. Ducange sub "huesium"] et quod quilibet veniet in adjutorium.

NEUTON-KETTON. Walterus Bischopp, Robertus Wili et Ricardus del Neuton jur. De Roberto Wili 4d. Waltero Bischopp 4d. et Ricardo del Neuton 4d. Alano quondam servienti de Ketton 2d. pro separal' Domini depast' per averia sua de quolibet ut patet super capud 14d. — De uxore Roberti Wili pro ass' cervisiae fract' quia modicum 3d. — De Thoma Moubrey pro averiis villaे de Bermton quæ habet in cust. depascen' ceperale Domini trina vice prout comptum est per jur' de misericordia de dampn' et misericordia 8d. — De Waltero Biscopp pro una salfe [*a willow, salfæ*] detent. prec. 18d. — Thomae Moubrey prout comptum est per jur., de misericordia 6d.

ACLEY. De omnibus tenentibus villaे quia non habuerunt unum ponder' prout injunctum fuit eis in ultimis Halmotis [there is no such injunction recorded in 1368, I.] de pena di. marcae ex gratia 12d. Injunctum est [etc.]. — Dimissio. Incrementum redditus 2s. Alicia quæ fuit uxor Johannis de Karlell cepit quartam partem unius bondagii viz. vj acr. terræ quas idem Johannes prius tenuit: habend' et ten' ad term. vitæ suæ: redd. p. a. 6s. quæ prius reddiderunt 4s. — Gres'm'a 12d. : condonatur quia pauper. — Injunctum est juratoribus quod videant molendinum blad' et molendinum fullaticum in quantum deteriorantur. — Loquela quæ est inter Thomam Wryght de Preston firmarium molendini et firmarios dominicorum viz. Robertum Carles, Willelmum Ussher et Thomam Perkynson, de eo quod quilibet eorum tenet unam domum et molit absque multura tam dominicorum ubi ipsi omnes deberet [sic] molere, prout unus firmarius molere solebat, ponitur in respectu usque prox. [Tho. de Preston, Nicholas de Bewyk and Henry Milner of Skolacleff take the mill of Acley for three years at £9.]

FERY. Præceptum est distingere liberos tenentes ad repandendum molendinum aquaticum sicut in pluribus Halmotis eo quod husbandi fecerunt per partem suam. — Præceptum est attachiare [*five persons*] ad essend. ad prox. comitatum ad respondend' de succione bossi in Feryclyff. — De Willelmo Trollopman quia tractavit cultellum et percussit filium Willelmi filii Hugonis prout comptum est per jur' 40d., unde Rogerus Trollop respondebit quia habet salarium in manu sua. — Præ-

sentatum est quod Robertus filius Ricardi habet unum tene-
mentum vacuum jacens per quod communis transitus fit super
blad' dominicorum: et quod Ricardus Person habet unum
gardinum per quod fit consimilis transitus. Ideo fiat prosessus
contra eos ad Com' etc.

WEST-MERYNGTON. Ordinatum est in curia inter Robertum
filium Thomæ, Johannem filium Adæ, et Hugonem Patson inter
quos lis et contencio movebantur quod nullus eorum de cetero
transgrediatur alteri dictis vel factis, sub poena 40s. solvend'
per illum qui in deffectu reperitur.

EST-MERYNGTON. Injunctum est juratoribus quod videant
unum cotagium Agn' filiae Petri quod Ricardus filius Thomæ
occupat ut custos ipsius Agn' eo quod infra aetatem fuit et
praesentent citra prox' si deterioratur et per quam summam
potest reædificari etc. — Ordinatum est ex communi assensu
quod quilibet eorum teneant hirsil cum omnimodis averiis
suis. — Et quod quilibet pascat communem porc'.

DALTON. De Elizabet de Cleuland pro leyr: pleg' Robertus
Langbayn quia eam inhospitat respondebit: 6d. De
Elizabet ancilla Adæ de Hesilden pro eodem: pleg. idem
Adam quia eam inhospitat respondebit: 6d. — Robertus filius
Matild' venit hic in cur' et cepit medietatem unius cotagii
quod dividitur in duas partes quam Matild' Fayertwyff prius
tenuit et quam Johannes Gilson ultimo tenuit: habend' et
ten' ad term. vite suæ: redd. antiquam firmam: et faciendo
Domino et vicinis quæ incumbunt. Pleg. - - Et idem Robertus
respondebit de firma prædicti cotagii de toto tempore præ-
dicto excepto uno anno dum prædictus Johannes Gilson illud
tenuit. Et prædictum cotagium sumptibus suis propriis repa-
rabit et manutenebit eo quo modo prostratur in deffectu ipsius
Robertus pro eo quod idem Robertus ut executor prædictæ
Matild' habet in manu sua 7s. de dampn' adjudicat' per jur'
dum fuit in tenura prædictæ Matild', quos prædictos 7s. solvere
noluerit tempore debito prædicto Johanni Gilson ad repar-
cionem prædicti cotagii. [Here in dorso is the rupture of the
roll.]

HESYLDEN. De Cecilia Oubry, Cecilia de Hert, pro leyr,
unde Robertus firmarius respondebit, quia eam hospitavit et
præmunitus fuit per præpositum, de altera earum 6d. De
Margareta Caluerd pro eodem cum capellano 12d. De Mariota
de Marton pro eodem 6d. — De Ricardo Watson quia non
reparavit unam cameram ex parte boreali prout injunctum
sibi, de misericordia 6d. Injunctum est præposito et jur' quod
reparari faciant prædictam cameram et eciam duas grangias
nunc prostratas in tenura prædicti Ricardi ad custag' ipsius
Ricardi citra festum S. Michaelis prox' sequens sub pena 20s.

— De Roberto filio et hærede Johannis filii Matild' pro heriot' pro j mesuagio et xx acris terræ quas tenet libere per homagium et fidelitatem et servic' 40d. et heriot' viz. meliore averio [15s. et nihil de r'leu' . . . custod' *in paler ink*]. — Injunctum est Johanni de Raynton præposito executori testamenti Gilberti filii Willelmi defuncti ad reparandum unum cotagium in sufficienti statu. — De Johanne Macher pro j cot' et xij acr. terræ quas Gilbertus filius Willelmi prius habuit: ten' pro anno futuro: incipiend' solvere ad festum Pent' prox' futurum.

1368, III.—[This roll is headless, and is indorsed by Stevenson "1368," probably on the evidence of the entry under East-Merrington. Contrary to the usual practice, the Merrington district precedes that of Wallsend. This is no error of sewing, Fery being on the same membrane as Walleshend, and preceding it.]

EST-MERYNGTON. Laur' Hunter et Robertus Hikson ceperunt xij acras in le Cotmour quondam in tenura Ricardi de Meryngton pro xij annis a festo S. Martini anno lxvij^o: redd. pro acra 6d.: incipiendo solvere ad festum Pent. anno lxix^o. Et sciendum quod habuerunt vestram anni præcedentis pro qua nichil solverant per confessionem terrarii.

FERY. Præceptum est distingere liberos tenentes ad reparandum molendinum aquaticum sicut in pluribus Halmotis, eo quod husbandi fecerunt per partem suam. — Injunctum est omnibus tenentibus villæ quod quilibet eorum veniant [*sic*] in auxilium constibiliorum, viz. Johannes de Bicheburn, Hugo Smyth et Robertus de Meryngton, ad arrestand' malefactores.

HEWORTHS. De omnibus tenentibus istius villæ [Nethir-Heworth, though Over-Heworth is last previously mentioned] 6d. et vill' de Ouer-Heworth 12d. quia non reparaverunt cursum aquæ apud le Prest Medowe. — Injunctum est Nicholao Forester quod impignorari faciat Johannem de Schepfell cariantem molera lucrata infra campum Domini Episcopi ultra solum Prioris et omnes alios qui applicant cum velis super solum Domini. — Ordinatum est ex communi assensu quod est [*sic*] istius villæ quod nullus eorum permittat equos [et or vel] boves intrare stipulam [= the stubble] apud le Milnhill in autumpno nec ponere equos suos noctanter antequam blada cariantur.

WYESTOW. De Johanne Smyth juniore pro falsa querela sua versus Odenello Tailyour de uno flammeolo et 12d. quæ uxor ejusdem Odnelli Tailyour legavit prædicto Johanni et uxori suæ, cuius contrarium inventus [*sic*] est per jur' . . . 6d. De eodem Odenello pro 12d. detent' prædicto Johanni ad dampnum 6d. prout compertum est, de misericordia 6d.

HARTON. Dionisia quæ fuit uxor Thomæ Colyn cepit unum bondagium quondam ipsius Thomæ: habend' ad term. vitæ suæ ut de jure viduæ: redd. scaccario Dunelm' primo anno 30s, et secundo anno 31s., tercio anno 32s., quarto anno 33s., quinto anno 34s. et vj° anno 35s. et argentum terrarii cum minutis oneribus - - Et se non maritabit sine licencia terrarii sub poena amissionis juris sui: Et dat pro gres'm'a 3s. 4d. — Dimissio. Incrementum redditus 10s. Willelmus filius Aliciae Page venit et cepit duo bondagia quæ prædicta Alicia prius tenuit: redd. pro uno bondagio p. a. 30s. et argentum terrarii, quod prius reddidit 20s.: et pro alio bondagio faciet cariagia et antiqua servicia prout unum bondagium antiquis temporibus facere consuevit: habend' et tenend. ad term. vitæ suæ - - Et dat pro gres'm'a 10s. — Respice in tergo post Wolueston.

SCHELES. Dimissio. Incrementum redditus 12d. Matild' quæ fuit uxor Thomæ de Whittley venit in cur' et cepit unum tenementum ut de jure viduæ quod vir suus prius reddidit [sic]: habend' et ten' ut de jure viduæ: redd. p. a. 2s. quod prius reddidit 12d. - - Et dat pro gres'm'a 6d.: condonatur. — Johannes Eutson venit in curia et cepit unum tenementum quod Christiana filia ejus prius tenuit: habend' et ten' ad term. vitæ suæ — Injunctum est omnibus brasiatoribus vill' quod non vendantur lag' cervisiæ carius quam 1d. ob.: Et quod mittant pro tastatoribus sub poena 40d. Et sciendum quod Johannes Tyngryng' et Robertus de Barthewe electi sunt tastatores servisiæ.

BYLLYNGHAM. Injunctum est Johanni Bars quod reparari faciat cotagium suum citra prox' cur' sub poena amissionis prædicti cotagii. — Injunctum est Gilberto Hardegill, Johanne [sic] filio Alexandri, et Willelmo Dobinson quod reparari faciant muros pomerii citra festum Pent. sub poena 6s. 8d. et eiam sub poena amissionis juris. — Dimissio. Incrementum 8d. Thomas Heryngg' venit et cepit iiiij gardina apud le Pekeshers quæ prius tenuit: habend' ad voluntatem Domini vel quousque aliquis venerit quæ [sic] prædicta gardina ædificare voluerit sub tali condicione quod si deffecerit in clausura eorundem quod amittat jus suum: redd. p. a. 4s. quæ prius reddiderunt 40d. — Injunctum est omnibus brasiatoribus villæ quod nullus eorum vendat lag' cervisiæ carius quam pro 1d. [*two letters which followed, probably ob., are scratched out*] - - De [seven persons] quia vendunt lag' cervisiæ carius quam pro 1d. ob. de quolibet 40d.

COUPON. Dimissio. Incrementum 12d. Stephanus Foulér venit et cepit duo cotagia quondam in tenura Willelmi Jakson [*"et Gilbertus Wodrof" struck out*] prius [*"tenuerunt" struck*

out] tenuit: habend' et ten' ad voluntatem Domini: redd. p. a. scaccario 3s. 6d. -- Et faciendo Domino vicinis quæ in-cumbunt -- Recepit 4s. pro ædificacione de Willelmo Jakson et Caterinæ uxori ejus. Idem Stephanus venit et cepit aliud cotagium vastum quod Gilbertus Wodroff prius tenuit: habend' et ten' quousque alius tenens qui ædificare voluerit venerit vel Dominius edificare voluerit --.

[*In tergo.*] WOLUESTON. De Thoma Breuster pro convencione fracta Andreæ Schepheird non claudendo gardinum per quod olera, lina ac columbare destruatur [*sic*] ad dampnum ipsius Andreæ 2s. prout concordat' sunt in curia, de misericordia 6d. — De Alicia de Bellassyis, Agn' Stere, quia vendunt lag' cervisiae carius quam pro 1d. 12d. — Unum cotagium quod fuit in tenura Willelmi Horner captum est in manu [*sic*] Domini. Et prædictus Willelmus sursum reddidit.

ADHUC HARTON. Willelmus filius Adæ de Neuton cepit unum bondagium quod prædictus Adam pater suus prius tenuit et reliquit propter inpotenciam et quod Adam de Suthewik quondam tenuit: habend' et tenend' ad term. vitæ suæ: redd. et faciendo antiqua servicia ut in lad et rad et aliis oneribus prout dictus Adam fecit, et manu tenebit ædificia et terram in sufficienti statu pro termino vitæ suæ. Et si in tenura prædicti Willelmi terræ et ten' prædicti bondagii ad valenciam 26s. 8d., deteriorentur, quod extunc bene liceat Domino de eisdem terris et ten' disponere pro libito suæ voluntatis --. Dat pro gres'm'a 6s. 8d. — Thomas filius Adæ de Neuton et prædictus Willelmus frater ejus ceperunt unum bondagium vastum quod præfatus Adam prius tenuit et propter inpotentiam reliquit: habend' et tenend' ad term. vitæ suæ: redd. annuatim scaccario 24s. et argentum terr' et alia onera minuta: incipiendo solvere ad festum Pent. anno Domini etc. lxx. -- Dat pro gres'm'a 2s. Et concordatum est inter Dominum et ipsos quod si aliquis tenens evenerit et ædificare voluerit prædictum bondagium quod extunc bene licebit Domino dimittere illud ei.

HESILDEN. Coinunctum est omnibus tenentibus villæ nequis eorum brac' cervis' vend' nisi illi qui ceperit bracinag'. — Injunctum est Johanni de Raynton præposito, executori testamenti Gilberti filii Willelmi defuncti, ad reparandum unum cotagium in sufficienti statu citra festum Nat. S. Johannis Baptistæ de bonis prædicti Gilberti usque ad cooperturam. — Injunctum est omnibus tenentibus de Hesilden nequis eorum frangat sepes Johannis de Oggie nec aliquid inde asportet.

Baptistæ anno Domini [m.]ccclxix^o coram dominis Johanne de Hemmyngburgh terrario, Johanne de Beryngton bursario et Thoma Surtays seneschallo. [*Indorsed in a contemporary hand* Primus turnus, anno lxix^o.]

FERY. De Roberto Todd pro licencia concordandi cum Communitate villæ, 6d. — Johannes Milner de Est-Meryngton, Johannes Milner del Birys, Thomas de Wodyngfield et Johannes Teddy de Mid-Meryngton ceperunt molendinum aquaticum de Schelom, molendinum ventriticum de Fery et molendinum aquaticum de Fery — p' unum annum [sic] — redd. xij marcas —.

MID-MERYNGTON. Willelmus Currou venit in cur' et cepit unum bondagium quod Sibilla reicta Johannis filii Thomæ Nanson [prius tenuit] et sursum reddidit propter impotenciam: redd. p. a. 28s. — habend' et ten' ad term. vitæ suæ — Ricardus filius Thomæ cepit unum bondagium quod Elias de Pittyngton prius tenuit et sursum reddidit propter impotenciam: habend' et ten' ad voluntatem Domini: redd. p. a. 28s.

EST-MERYNGTON. Dismissio. Incrementum redditus 6s. 6d. Thomas Smyth de Est-Meryngton cepit unum cotagium quondam [sic] Agnes filia Petri prius tenuit et sursum reddidit ut Ricardus de Birtly test' nuper terr': habend' et ten' ad term. vite suæ: redd. p. a. 8s. —

NEUTON-KETTON. Robertus Wily, Walterus Bischopp et Ricardus del Neuton jur'. — De Johanne Schepheid quia non reparabit unam grangiam prostratam in tenura sua prout al' injunctum fuit sibi in pluribus Halmotis, ex gratia 6d. Injunctum est eidem quod reparari faciat prædictam grangiam citra prox' cur' sub pena 40d. — De Johanne Siburn pro ij acris seminatis anno præcedenti pro quibus nichil solvit, 2s. — Injunctum est Roberto Wily quod cooperiri faciat grangiam suam citra prox' cur' sub pena 10s. — De omnibus tenantibus villæ quia depast' fuerunt pasturam dominicorum prout compertum est 12d.

ACLEY. Injunctum est omnibus tenantibus villæ quod faciant communem faldam. — De Roberto Dentonsman quia intravit parcum sine licencia Domini — 6d.

BURDON. Præsent' est in curia quod Matild' nunc uxor Roberti Dynis cepit j cotagium pro 4s. p. a. antequam eam idem Robertus duxit in uxorem. Et postea idem Robertus cepit unam bovatam terræ pro 12s. per annum ut dicitur quæ quidem capcio fuit xij annis elapsis ut dicitur. Et idem Robertus postea solvit 12s. pro prædictis cotagio et bovata, asserens se cepisse eadem cotagium et bovatam pro prædictis 12s. p. a. Ideo videantur capciones.

BILLYNGHAM. De omnibus tenantibus villæ quia non

fecerunt le Wetherkot' prout al' injunct' fuerunt sub poena 20s., ex gracia 40d.

WOLUESTON. Cecilia del Pell' venit in cur' et cepit unum cotagium quod Johannes Shephird prius tenuit et quod captum est in manu [sic] Domini eo quod recessit - -

COUPON. Margareta uxor Gilberti filii Johannis venit et cepit unum bondagium cum terra et aliis pertinentiis sine stocco quod Robertus de Cleueland tenuit et sursum reddidit propter impotenciam: habend' - - ad term. vitæ suæ: redd. antiquam firmam et faciendo antiqua servicia - - Et dat pro gres'm'a 53s. 4d. - - Et solvet prædictam gres'm'am infra quatuor annos prox' futuros - - Memorandum de uno equo precii 8s., ij bobus precii 20s. et x acris frumenti, x acris pis' et aven' de stocco Roberti de Cleuland quam Margareta uxor Gilberti filii Johannis modo cepit, quæ sunt in manu Domini. — Robertus Maresshall venit in cur' et cepit unum cotagium quod Adam filius Roberti prius tenuit et sursum reddidit ad opus ipsius Roberti Maresshall: habend' et tenend' usque ad plenam ætatem hæredis Thomæ de Fery cuius ward' est in manu Domini: redd. antiquam firmam et faciendo Domino et vicinis quæ incumbunt - - Et dat pro gres'm'a 40d. — Gilbertus filius Johannis cepit salinam pertinentem ad terram quam Margareta uxor ejus cepit: habend' et tenend' usque ad festum Invencionis S. Crucis prox. futurum: redd. unum quarterium salis. — Injunctum est Johanni Child messori quod præsentet hic ad prox' nomina eorum qui colligerunt lanam infra le Holme quorū pignora remanent versus eum ut dicitur. — Injunctum est omnibus tenentibus de Coupon ne ipsi nec servientes sui intrent infra le Holme pro lana colligenda. — Gilbertus Jenkynson electus est in præpositum et jurav' ad faciendum quod ad officium præpositi pertinet.

NEUTON-BEAULU. Ordinatum est ex communi assensu omnibus braciatoribus quod vendand. [sic] cervisiam tam husband' quam aliis sub poena 40d. — De Willelmo Raynald et Gilberto filio Rogeri et Johanne [sic] uxore ejus exec' testamenti Johannis Nicoll quia non aedificaverunt unum tenementum quod iidem Johannis et Willelmus ceperunt ad aedificandum de valore aedificacionis prout compertum est per jur', 53s. 4d.

WALLESHEND. De Willelmo Belt quia non reparavit j gran-
giā et j cotagium super dominicas terras 12d.

HEWORTHS. De Johanne de Schaffeld pro moleribus [altered to molaribus] lucratis infra solum Domini Episcopi cariatis ultra solum Domini Prioris de fine sue [sic] pro toto tempore elapsio 2s. [In margine: Dimissio. Redditus de novo.] Idem Johannes habet licenciam cariandi prædicta moleria ultra solum Domini Prioris pro tempore quo uti voluerit: redd. p. a. 2s.:

incipiendo solvere ad festum Pent' anno lxix^o -- Injunctum est Nicholao Forester quod impignorari faciat omnes cariantes moleria ultra prædictum solum [“Domini Prioris” *interlined*] præter Johannem de Schaffeld.

WERMOUTH. Injunctum jur' istius villæ et villat' de Suthwyk et Fulwell quod videant tenementa prostrata et deteriorata in Wermouth citra prox' cur' -- et præsentent in quantum deteriorantur et in cuius tenura et per quantam summam possunt reparari, et ita fiet in villat' de Suthwik et Fullwell.

WYUESTOW. Ordinatum est ex communi assensu quod nullus eorum ponat linum infra le Denis pro acquacione averiorum. — De Adam Diotson et Odenello Tailyour quia mutaverunt terram sine licencia Domini, de altero eorum 6d.

WEST-RAYNTNON. Injunctum est jur' istius villæ et villatis de Est-Raynton et North-Pittington quod inquirant in quantum terra et ten' Johannis Chapman deteriorantur.

Curia tenta apud EDMUNDBYRES die Merc. [July 2] px. ante f. translacionis S. Thomæ Martiris [July 7] anno Domini etc. lxix^o [G.] — Præceptum est præposito quod arrestari faciat 6s. de bonis Johannis Hoker quæ sunt in manu Ricardi de Heswell capellani pro iij bidentibus per dictum Johannem dicto Ricardo venditis: ita quod denarios illos habeat ad prox' cur' de 30s. pro j cotag' in tenura sua combusta. Et compertum est per jur' quod prædictus Johannes non habet plura bona. Ideo videatur capcio et oneratur [sic] pleg', si quos habeat. [Vide 1370, II.] — Injunctum est præposito quod seisiri faciat in manum Domini unam acram terræ de vasto Domini appropriatum terræ Johanni de Edmondbires prout compertum est per jur'. Et de proficuis medio tempore inde Domino respondet. [Vide 1370, II.] — De uno mesuagio et viij acris terræ quæ quondam fuerunt Adæ Barbure, sesit' in manu [sic] Domini Prioris racione minoris ætatis filii et hæredis prædicti Adæ de terminis Martini et Pent. prox. præteritis, unde Johannes Edson est tenens. Et Robertus Souter præpositus respondebit, 4s. Injunctum est prædicto Roberto quod distryngat prædictos Ricardum [*the heir apparently, but not named before*] et Johannem Barbur custodem suam ad ostend' cartas et script' suas qualiter tenent, quia prædictus Adam obiit in prima pestilencia et hæres ejus tunc fuit ætatis dimidii anni, et Dominus postea nullum proficuum inde habuit.

1369, II.—Secundus turnus Halmotorum incipiens . . . post octabas . . . millesimo ccclxix coram dominis Johanne de Hemmynburgh . . . Beryngton . . .

. . . Injunctum est omnibus tenentibus villæ nequis eorum eat extra dominum pro auxilio de extraneis dominis . . .

BILLYNGHAM. De Johanne Cars et Matild' Haumond uxore ejus et pleg. ipsius Matild' de capcione pro deteriacione unius cotagii quod quondam eadem Matild' cepit et quod Willelmus Firwell modo tenet prout compertum est per jur', 10s. — Injunctum est omnibus tenentibus villæ quod reparari faciant le Wetherkot' citra festum Pent. prox. futurum sub poena 40s. Et sciendum quod poena fuit posita in pluribus Halmotis sub eadem poena. — Injunctum est jur' quod videant cotagium quod Agn' Chaundeler tenuit in quantum deterioratur in tenura ipsius Agn' et per quantum possunt reparari et præsentant [sic] ad prox'. Et sciendum quod Willelmus Gibson et Henricus Alans-man fuerunt pleg. de capcione prædicti cotagii. — Margareta uxor Johannis del Brygg venit in cur' et cepit duo cotagia quorum unum fuit quondam viri sui et aliud fuit quondam Agn' Chaundeler, habend' et tenend' ad term. vitæ suæ: redd. antiquam firmam. — De omnibus tenentibus villæ pro freth' fract' per auc' de poena imposta, prout compertum est, 12d.

WOLUESTON. De omnibus tenentibus villæ pro dampnis factis cum averiis eorum prout compertum est in Riakers. . . . — Injunctum est omnibus tenentibus vill' nequis eorum trans' præposito vel aliquibus aliis ministris Domini in verbis vel factis.

NEUTON-BEULWE. De Gilberto filio Johannis et Johanna uxore ejus quia noluit vendere cervisiam Domino, prout compertum est, 6d.

NEUTON-KETTON. Walterus Bishopp, Robertus Wily, Ricardus del Neuton et Alanus quondam servient' de Kett' jur'. — De Johanne Sephird pro deterioracione unius grangiæ de dampn' adjudicat' per jur' 26s. 8d. — De ten' villæ pro herbag' del Cotgarth depast' per ij annos aretro existent' prout compertum est, 4s.

ACLEY. Willelmus Pouer, Hugo de Yoilton, Rogerus Loff, Johannes Fermour, jur'. — Incrementum redditus 3s. Johanna quæ fuit uxor Petri de Thikly venit hic in cur' et cepit cotagium ultimo in tenura prædicti Petri: habend' et ten' ad term. vitæ suæ ut de jure viduæ: redd. p. a. 6s. quod prius reddidit 3s. — Et dat pro gres'm'a 40d. — Johannes Clerk et Custancia uxor ejus nuper uxor Adæ Schephird venit in cur' et cepit unum cotagium et vj aeras t' et vj aeras terræ pert' uno bond' quæ prædictus Adam Schephird prius tenuit: habend' et ten' ad term. vitæ prædictæ Custanciæ ut de jure viduæ: redd. p. a. prout idem Adam reddidit — et prædictum cotagium et terram sumptibus suis reparabunt et manutenebunt — Et dat pro gress'm'a 2s. — Incrementum 2s. Thomas Bolom venit in

cur' et cepit unum cotagium ultimo in tenura Ceciliae Jonsdoughter quondam ux' prædicti Thomæ: habend' et tenend' ad term. vitæ suæ: redd. p. a. 5s. quod prius reddidit 3s. - - Et prædictus Thomas prædictum cotagium dimittet in fine termini sui - - Et dat pro gres'm'a 12d. — Johannes Fermour electus est in præpositum et jur'. Et eciam isti sunt electi jur' Willelmus Ibbi, Willelmus Yut [v. *Feodarium*, 63], Willelmus Randolph, et Johannes Teddi. — Ricardus de Heworth, Thomas Perkinson, Willelmus Randolph, Willelmus Pouer, Hugo de Yoilton, et Johannes Fermour electi sunt ad ordinand' villæ, viz. de frethis ponendis, et ad ordinacionibus pro Communitate villæ, et ad certificand' cur' ad prox.

EST-MERYNGTON. De Thoma filio Johannis pro deterioracione j cotagii vocati Box Place unde ammovit meremium et cepit emendacionem 13s. 4d. quod prostratur et vastatur - - 40s. — Adam de Whitworth venit et cepit unum cotagium et eciam communem furnum quæ Ricardus Milner prius tenuit: habend' et ten' ad term. vitæ suæ: redd. pro cotagio p. a. 4s. quod prius reddidit 18d., et pro prædicto furno, durante vita Isabellæ quæ fuit uxor prædicti Ricardi, 5s. quæ prius reddidit 4s., et post mortem prædictæ Isabellæ reddet p. a. 6s. 8d. - - Et prædicta Isabella habebit proficuum durante vita sua et postea prædictus Adam habebit. Pleg. Hugo de Whitworth et Thomas frater eius. Et dat pro gres'm'a 12d.

MID-MERYNGTON. De Willelmo Currour pro licencia tabernandi unum cotagium ad term. ix annorum Johanni Smyth 12d.

EST-MERYNGTON. [After Chilton.] Isabella quæ fuit uxor Ricardi Milner venit et cepit j cotagium quod prædictus Ricardus ultimo tenuit: habend' et ten' ad term. vitæ suæ: redd. p. a. antiquam firmam et faciendo Domino et vicinis quæ incumbunt. Pleg. Adam de Whitworth. Et dat pro gres'm'a 12d.

WEST-MERYNGTON. De Thoma Marmedok pro deterioracione ten' in tenura sua - - 5s.

FERY. De [“Johanne de Bichebur” struck out] omnibus brasitoribus vill' quia noluit vendere cervisiam extra domum, prout compertum est, de quolibet 6d., 2s. — Præsentatum est quod Johannes Hodd obiit sesitus de j ten' et ix acris terræ quæ quid' redd. p. a. Domino Priore [sic] ij. ut capitali domino, 2s., et prædictus Johannes obiit sine hærede, ideo sesit' sunt in manu [sic] Domini Prioris. — Memorandum quod Johannes Simson obiit, qui tenuit ten' et terr' quæ uxor suus [sic] dicit quod cepit et finivit pro eisdem. Ideo inquiratur de capcione et præsent' ad prox. cur'. [See 1369, III., where she obtains Hodd's property and also pays for merchet, but where there is no notice of this assertion.] — Thomas Gawdi venit in cur' et cepit j placeam

et xxiiij acras quæ Johannes Simson prius tenuit: habend' et ten' ad term. vitæ suæ: redd. p. a. prout idem Johannes prius reddidit - - Memorandum quod Robertus Doudall [*v. Feodarium*, 64] obiit seisisitus de tercia parte unius mesuagii et e acr' terræ cum pertinenciis in Fery quæ tenent de Domino et dant [*sic*] servicia et maritag' et hæres ejus est infra ætatem.

HEWORTHS. Willelmus de Matfen venit hic in cur' et cepit unum cotagium et xij acras terræ in Nether-Heworth quondam in tenura Agn' de Barthewe eo quod nullus de sanguine ipsius Agn' pro prædictis cotagio et terra finire voluerit: habend' et tenend' ad term. vitæ suæ: reddend' et faciend' prout præfata Agn' reddidit. - - Et invenit duas acras et di. unius arruræ quas sic dimittet. Et dat pro gres'm'a, 6s. 8d. — De omnibus tenentibus villæ pro j axiltre eis liberato et in defectum eorum amissio propter succisionem, de dampn' 20s. adjudicat' ex gracia ista vice 13s. 4d. — Præsentatum est per jur' quod ten' et terra Beatricis del Wale deteriorantur et terra jacet inulta. Ideo injunctum est eidem Beatrici quod in cultura [*sic*] redigat prædictam terram citra prox' cur' . . . hoc quod posser' fac' sub pœna amissionis juris sui. — De Thoma Milnes pro multura injuste capta de Johanne filio Hugonis prout compertum est per jur' ad dampnum 3d., 3d. — Johanna quæ fuit uxor Roberti Tefton, Johannes de Shaffeld et Willelmus de Wermouth venerunt hic in cur' et ceperunt duo cotagia et xxiiij acras terræ quæ idem Ricardus tenuit dum vixit: habend' et tenend' ad term. vitæ ipsius Johannæ; reddendo et faciend' prout idem Robertus reddidit et fecit. - - Et ædificabunt prædicta cotagia sufficierent infra term. trium annorum. Et dant pro gres'm'a, pleg' alter alterius, 12d.

WILLYNGTON. Ricardus filius Willelmi Watson venit in cur' et cepit totam tenuram quam idem Willelmus prius tenuit: habend' et tenend' ad term. vitæ suæ: reddendo et faciendo prout idem Willelmus pater suus reddidit et fecit et faciendo Domino et vicinis quæ incumbunt. Pleg' de firma et omnibus aliis quæ incumbunt [*blank*]. Et dat pro gres'm'a 20s.: condonatur usque 12d. — De Rogero Luttre de West-Chirton quia non venit ad r' [*respondendum*] Communitate [*sic*] villæ, pl' Willelmus Paule. Et præceptum est quod distr' ad prox' 3d.

WALLESHEND. Injunctum est jur' quod inquir' in quantum terra et ten' quæ fuerunt Johannis Tynring defuncti deteriorantur et seisisiri fac' omnia bona et catalla quæ fuerunt ipsius Johannis in manum Domini quousque satisfactum fuerit. — Robertus Ponder - - cepit uuum tenementum xxiiij acr' terræ quas Johannes Tyngryng prius tenuit - - ad term. vitæ - - invenit vj acras binæ arruræ, prec' j acræ 20d., 10s. - - tene-

mentum et terram in sufficient' statu dimittet in fine termini sui - - dat pro gres'm'a 40d.: et cepit ad emendacionem domorum xl travas straminis et viij s' argent'. — Johannes filius Johannis de Jarow - - cepit unum tenementum et xvij acras terræ quæ fuerunt in tenura j Caterina [sic] del Stayn et sursum reddidit ad opus ipsius Johannis: habend' et ten' ad term. vitæ suæ: reddendo et faciendo in omnibus prout ipsa Caterina prius reddidit et fecit. Et prædictus Johannes satisfaciet Domino de omnibus debitibus ipsius Caterinæ: et eciam dabit prædictæ Caterinæ di' quarter' frumenti et ij bz pis' - - in sufficient' statu dimittet in fine term. sui - - dat pro gres'm'a 40d.

MONKTON. Robertus Jakson nativus Domini fecit fidelitatem Domino apud Jarowe die Jovis prox' post festum S. Lucæ Evangelistæ anno lxix^o.

JAROWE. Thomas Allyson - - cepit unum cotagium et xvij acras terræ quæ fuerunt in tenura Willelmi Tailliour quæ propter impotenciam ipsius Willelmi capta sunt in manum Domini - - usque ad term. vitæ suæ: redd. antiquam firmam - - Pleg. de firma et omnibus aliis quæ incumbunt Symon Figgy et Johannes Simon. Et dat pro gres'm'a 6s. 8d. — Juratores præsentant quod aedificia cotagii prædicti deteriorantur in tenura prædicti Willelmi ad valenciam 14s. quos prædictus Johannes recepit per manus Simonis Figy præpositi qui catalla prædicti Willelmi ad valenciam etc. arrestavit. De præfato Willelmo Tailliour pro deterioracione terræ pertinentis prædicto cotagio de dampn' adjudicat' per jur' unde prædictus Simon Fyggy respond' eo quod catalla prædicti Willelmi arrestavit ad valenc' etc. 4s. — Johannes Allison - - cepit unum cotagium et xij acras terræ quæ Johannes Godwyn et Idonia uxor ejus quondam uxor Thomæ Yardolf tenuerunt ut de jure ipsius Idoniæ, quæ præfatus Johannes Gudewyne sursum reddidit: habend' et tenend' ad voluntatem Domini: reddendo et faciendo prout præfatus Johannes Godwyn reddidit et fecit: et faciendo Domino et vicinis quæ incumbunt. Pleg. [etc.] Gres'm'a nulla, quia ad voluntatem Domini.

WERMOUTH. Præceptum est Johanni Vigerous attachiare Ricardum Raynaldson ad essendum ad liberam curiam ad respondendum de assisa cervisiae fracta, et eciam de diversis purpresturis per ipsum factis apud Fulwellway appropriando sibi de solo Domini vj pedes in latitudine et iij pedes in longitudine: Et apud Paddokfurland iij pedes in latitudine et xxx pedes in longitudine. ["Et sciendum quod prædictus Ricardus cepit diem ad reponend' prædictas purpresturas citra festum S. Gregorii prox' futurum." 1369, III.] — Injunctum

est Jur' de Wermouth et Fulwell quod videant terram Ricardi Gemme et Stephani Carter et dividant metas inter terras prædictas.

SHELES. De Alicia ancilla manerii quia tabernavit cotagium suum sine licencia, de misericordia ex gracia, 6d. - - Injunctum est Adæ Shropp quod reparari faciat cotagium quod tenuit de Alicia ancilla manerii sufficienter.

1369, III.—Tercius turnus Halmotorum incipiens apud Heb'n die Lune viz. iiiij^{to} die Marcii anno Domini Millesimo ccc^{mo}lxix^o coram dominis Johanne de Hemmyburgh terrario, Johanne de Beryngton bursario, et Thoma Surtays seneschallo.

WILLYNGTON. Injunctum est jur' istius villæ et villatæ de Walleshend quod videant cursum aquæ decurrentis juxta murum Johannis de Monkton et ordinent rectum cursum ad currendum ubi minus dampnum fuerit.—Johannes de Monkton venit in cur' et cepit unum mesuagium et xxx acras terræ quæ Johannes Ponchon prius tenuit et sursum reddidit ad opus ipsius Johannis de Monkton: habend' et tenend' ad term. vitæ suæ: redd. antiquam firmam, et faciendo Domino et vicinis quæ incumbunt: Incipiendo solvere ad festum Martini m^occc^olxxj^o et non antea quia medietas firmæ termini Pent' ejusdem anni condonatur, et prædictus Johannes Ponchon solvet alteram medietatem ejusdem termini Pent' ex convencione. Pleg. - - Et dat pro gres'm'a 2s.

SUTWYK. Agn' quæ fuit uxor Thomæ Aire cepit duas partes liberæ terræ prædicti Thomæ in Suthwyk: habend' et tenend' usque ad plenam ætatem Aliciaæ filiæ et hæredis prædicti Thomæ: redd. inde scaccario de libera firma 11s. et ultra 15s. p. a. Pleg. - - Et maritagium reservatur Domino. Et sciendum quod prædicta Alicia erit ætatis x annorum ad festum exaltacionis S. Crucis prox. futurum - -

WERMOUTH. Injunctum est jur' quod separari faciant unum tenementum quod Stephanus Carter et Thomas Porter jam defunctus ceperunt ad invicem ita quod uxor prædicti Thomæ habeat unam medietatem et prædictus Stephanus aliam medietatem.

FULWELL. Injunctum est omnibus tenentibus istius villæ et villat' de Wermouth et Suthwyk quod molant ad molend' de Suthwyk et non alibi.

WEST-RAYNTON. Injunctum est jur' quod inquirant in quantam terr' et ten' Johannis Tomson deteriorantur in tenuris Johannis Rauen et Isoldæ nuper uxor ejus et præsentant [sic] ad prox'. - - Dies datus est - - Johanni Rauen et executoriibus testamenti Isoldæ uxoris suæ, viz. Henr' de [sic] fil'

Ricardi et Thomas [sic] de Coldynghingham [ad reparandum] unum tenementum pro mora unius husbandi citra prox' cur' sub di. marcæ. — De Henrico filio Ricardi et Thoma de Coldingham executoribus testamenti Isoldæ quæ fuit uxor Johannis Rauen pro blad'; viz. ordeo, pis' et aven', manuoperat' et seminat' per Johannem Rauen et per executores detent' ad dampn' 60s. unde idem Johannes Rauen satisfaciat Domino de firma et eciam prædictis executoribus de bladis per ipsos super prædictam terram seminatis prout compertum est per jur', 6d. -- Willelmus Coik cepit unum toftum, unum cotagium et xxxvj acras terræ et di. ultimo in tenura Johannis Rauen de capcione Isoldæ quondam uxor prædicti Johannis: habend' et tenend' ad term. vitæ suæ: redd. pro primis tribus annis quolibet anno 33s. 4d. ad scaccarium Prioris et 8d. ad manerium de Pittington, et postea quolibet anno 40s. Et prædictus Willelmus prædictum cotagium reparabit de ij coples des siles et Dominus inveniet sibi grossum meremium -- Et dat pro gres'm'a 12d.

DALTON. Injunctum est omnibus tenantibus villæ ne quis eorum emat cervisiam extra villam ad vendend' sine licencia brs' sub pœna 40d. nisi brasiator cervisiam non habuerit ad vendend'.

WEST-MERYNGTON. -- OPERA DEBITA MANERIO DE MERYNGTON. Robertus filius Thomæ tenet j cotagium j acram di. terræ pro quibus debet metere cum cibo per iiiij dies vel per ij dies sine cibo. [Three other tenants named who do the same works. There is a screed of parchment inserted in the margin of the roll opposite this entry as a marker.]

FERY. Incrementum redditus 3s. 6d. Matilda quæ fuit uxor Johannis Simson cepit unum tenementum et ix acras terræ quæ quondam fuerunt Johannis Hodd et quæ ad manus Prioris venerunt eo quod prædictus Johannes tenuit et obiit sine hæred': habend' et ten' ad term. vij annorum: redd. p. a. scaccario Prioris 5s. 6d. quæ prius redderunt 2s.: et faciend' opera debita manerio de Fery: incipiendo solvere ad festum Pent' prox' futurum. Pleg' de firma et omnibus aliis quæ incumbunt Johannes de Bicheburn et Willelmo filio Hugonis. -- De Matilda quæ fuit uxor Johannis Simson pro mercheto 6s. 8d.

EST-MERYNGTON. De Roberto filio Ricardi pro spinis infra vastum Domini succisis sine licencia Domini [6d. struck through] 12d. Injunctum est omnibus tenantibus villæ quod ne quis eorum succidit [sic] spinas infra campum. — Præceptum est Johanni Wigeros quod dis' liberos tenentes de Fery ad faciend' molend'. — Injunctum est omnibus tenantibus quod habeant unum communem messorem. — Injunctum est omnibus tenen-

tibus villæ quod nullus eorum permittant [*sic*] aliqua averia sua exire ville sine hirsill'. — Injunctum est omnibus tenentibus villæ istius et villat' [*"de Fery" struck through, "de Meryngtons" interlined*] quod cariat molera citra prox' cur' et eciam quod reparari faciant molend' in omnibus indigentibus citra proximam curiam. [An ancient marker inserted.] — Robertus Paulyn electus est in præpositum et juravit ad illud quod ad præpositum. — Ricardus Tailour et Thomas Milner electi sunt tastatores cervisiae. Injunctum est omnibus tenentibus quod nullus eorum vendant [*sic*] cervisiam præter Laurencium Hunter et Johannem Smyth. — Injunctum est omnibus tenentibus quod faciant les lonyngs juxta Bisshoplawe.

MID-MERYNGTON. Injunctum est eisdem [Joh. fil. Adæ, Wil. Currou, Tho. Nansoun, et Rog. Arousmyth] quod videant unum thorale in quantum deterioratur, et per quem et ad quod dampnum.

NEUTON-KETTON. Walterus Bishopp, Robertus Wily, at Ricardus de Neuton jur'. — De Alicia quondam uxore Johannis Paite pro mercheto. Injunctum est jur' quod inquirant de deterioracione ten' q' ultimo in tenura Johannis Paite et de omnibus aliis ten' in quantum deteriorantur et præsentant [*sic*] ad prox' sub poena di' marcæ.

ACLEY. De Willelmo Randolph quia noluit jur' nec sedere ad præceptum terrarii et seneschalli, 40d. — De Anot' nuper uxore Thomæ Yoman pro mercheto 12d.: condonatur 6d. De eadem pro leyr 6d. — Injunctum est omnibus tenentibus villæ quod videant terram Ricardi de Heworth et ponant certas metas et certas divisas. — Et quod videant purpresturas factas super viam qui [*sic*] ducit apud parcum et præsentent. — Compertum est per sacramentum Willelmi Ussher, Rogeri Loff, Willelmi Ibbi, Johannis Fermour, Willelmi Pouer, Roberti de Heworth, Thomæ Perkynson, Hugonis de Rikenall, Hugonis de Yoilton, Willelmi Colson [*"Robert Horner" struck out, "Johannis Nouthird" interlined*], Willelmi Wryght, quod in deffectu Gilberti Randolph custodis pari de Acley diversæ vergæ et stours [=stakes] furantur et asportantur ad dampnum 2s. Et dicunt quod in deffectu et pacientia ejusdem custodis diversa averia firmar' dominicorum depast' fuerunt herbam et viridi [*sic*] pari prædicti ad dampnum Domini 40d. Et dicunt quod quædam carecta domini Roberti Carles vicarii fuit onerata de fraccinis juvenibus pari prædicti contra noctem cujusdam diei et transivit usque placeam vocatam Cristflat in campo de Acley et stetit ibidem honerata per totam noctem et in crastino mane fuit ducta usque Derlyngton ad domum ipsius vicarii [*"ad dampnum Domini 2s." struck out*]. Et dicunt quod idem vicarius

habuit quodam tempore infra carectam subbosci occulte absconditos v juvenes querculos quorum quilibet fuit longitudinis xvij pedum. Et dicunt quod pars ejusdam arboris Domini jacentis juxta port' parci, prec. 8d. liberat' ad reparacionem domus Roberti Spurner qui duxit uxorem suam.

BILLYNGHAM. De Johanne Waus quia negavit vendere cervisiam vicinis extra domum prout compertum est per jur' 6d. Injunctum est eidem quod non emat cervisiam pro vendicione facienda de cetero.

NEUTON-BEULWE. De Communitate villæ pro xx thravis pisarum ad valenciam ij quart. et di. Ranulphi de Brontoft depast' per averia eorum prout compertum est per jur', 6d. — Johannes filius Alani venit et cepit unum cotagium et vj acras terræ ultimo in tenura Ceciliæ de Neuton defuncti: habend' et tenend' ad term. vitæ suæ in casu quod [sic] Johannes filius Johannis Jakson finire noluerit nec morare super prædictam terram citra festum S. Michaelis: redd. p. a. prout prædicta Cecilia prius reddidit et fecit: Et sciendum quod idem Johannes filius Alani invenit j acram et di. unius arruræ: incipiendo solvere ad festum Pent. anno lxxij^o Pleg. - - Et dat pro gres'm'a 6s. 8d. ["Gres'm'a in respectu" *in the margin.*]

COUPON. De Roberto Fauks quia equus suus intravit stipulum Domini - - 3d. — Johannes Pulter venit et cepit unum cotagium et ix acras terræ ultimo in tenura et capeione Aliciae quondam uxoris prædicti Johannis: habend' et ten' ad [“term. vitæ suæ” *struck out*, “voluntatem Domini” *interlined*]: redd. et faciendo in omnibus prout ipsa Alicia prius reddidit et fecit: incipiendo solvere ad festum Pent. prox. futurum - - Et sciendum quod condonatum est per terrarium prædicto Johanni 40d. de firma primi anni. Et sciendum quod invenit ij acras binæ arruræ quas sic dimittet. — Johannes Wodrof venit et cepit unum cotagium, vj acras terræ et unam salinam ultimo in tenura Johannis filii Roberti: habend' et ten' ad voluntatem Domini: redd. pro cotagio et terra antiquam firmam et pro salina j quarterium salis: incipiendo solvere ad festum Pent. anno Domini etc. lxxij^o. Et prædictum cotagium reparabit sufficienter. Et eciam cepit iij acras del Coifflat ultimo in tenura Gilberti filii Johannis: habend' ad voluntatem Domini: redd. p. a. pro acra 10d.: incipiendo solvere termino prædicto. Et si prædictus Johannes seminat semen vernale solvet pro quantitate seminata. Plegius Gilbertus filius Johannis.

HETT IN SPEN. Willelmus Smyth de Hett venit et cepit v acras in Brunsid ultimo in tenura Thomæ Tudowson de Hett et ij acras quondam in tenura Thomæ Fische juxta fossat' Ricardi Fayman: habend' ten' ad voluntatem Domini: redd. pro acra

6d.: incipiendo solvere ad festum Pent. anno Domini etc.
lxxjº.

HESILDEN. Memorandum quod Johannes filius Thomæ obiit qui tenuit duo bondagia de Domino, unum ad firm' denar' [cf. the penny-farm of the episcopal rolls] et aliud ad antiquam mit' [mitam]. "She threwe in two *miles*, which make a quadrin" = "misit duo *minuta* quod est quadrans" = "sende tuoegē *stycas* th' is feorthung penn'"] : et invenit terram binæ arruræ quas Johannes Matther et Robertus de Breton executores sui solvent firm' de prædictis bondagiis usque ad festum S. Martini prox. futurum et manutenebunt ædificia prædictorum bondagiorum et ea in sufficient' statu dimittent, ad quod obligaverunt se in curia. — Eustacius Fristellyng tenuit dum vixit unum bondagium cuius capcio nondum invenitur, et obiit ad festum S. Andreæ ultim' præteritum, et super hoc Emma quondam uxor prædicti Eustachii juravit in curia quod manuoperabit prædictam terram et quod non elongav' [see the Law Dictionaries sub "elongata"] averia nec aliqua bona de prædicta terra sine licencia Domini et Johanni de Raynton. — Injunctum est omnibus tenentibus villæ quod habeant unum messorem citra prox. cur'. — Injunctum est Roberto Fermour et Thomæ de Brygam messori quod non permittant vicarium habere chacionam [sic] et rechaciam de Eden usque Esilden et e converso. — Injunctum est omnibus tenentibus villæ quod quilibet eorum reparari faciat le cause [= causeway].

BURDON. Consideratum est quod Robertus Dynys et Matill' uxor ejus solvant de cetero pro uno cotagio quod eadem Matill' cepit quindecim annis elapsis 4s. prout illud cepit: et eciam quod idem Robertus solvat de cetero pro uno mesuagio et una bovata terræ 12s. p. a. prout ea cepit prout compertum est in pluribus Halmotis præcedentibus pro eo quod idem Robertus et Matill' plures dies ad ostendend' capciones ubi idem Robertus dicit se cepisse prædicta cotagium mesuagium et terram pro 12s. et non ostenderunt. [Vide 1366.] — Robertus de Faudon venit in cur' et fecit fidelitatem pro dimidio unius mesuagii et trium bovatarum terræ quam tenet de jure Aliciae uxoris ejus filiae et unius hæredis Rogeri Anotson. Idem Robertus habet diem usque festum Pent. prox. futurum ad faciendum homagium suum eo quod proles sussitata est inter eos. Præceptum est distingere Thomam Casson et Agn' uxorem ejus filiam et unam hæredum Rogeri Anotson ad essend' hic ad prox. ad faciend' homag' ed fidelitat' Domino. De eisdem Thoma et Agn' pro relevio suo 6d. et di. lb. cumini. De Roberto de Faudon et Alicia uxore ejus altera filia et hærede Rogeri Anotson pro relevio suo 6d. di. lb. cumini.

1370. . . . [“Primus Halmot’ 1370” *in dorso*] Halmotorum incipiens apud Heb’n die Martis prox. post festum S. Math’æ Apostoli anno Domini septuagesimo coram dominis Johanne de Hemyngburgh terrario, Johanne de Beryngton bursario, et Thoma [Surtays] senescallo.

WILLYNGTON. Ordinatum est ex communi assensu [two or three words nearly erased] quod nullus eorum vendant [*sic*] bad’ [*vide* Ducange, *sub voce* “bada”] sub .terram sine licencia terrarii vel bursarii.

HEWORTHS. Injunctum est omnibus tenentibus de Over-Heworth et Nether-Heworth quod repar’ fac’ tenementa sua. — Injunctum est omnibus tenentibus villaæ quod videant curs’ aquarum infra camp’ currenc’ et ad præsent’ ad prox. in quorum defectum terra emendatur et quod emendar’ fac. citra festum [“S. Michaelis” *struck out*] Invencionis sanctæ Crucis [May 3]. — Injunctum est omnibus tenentibus villarum quod non vend’ blada crescencia super terram vel aliquam partem eorundem præ manibus nisi licenc’ habuerint de terrario, sub poena 40d. — Injunctum est omnibus tenentibus villaæ quod reparari faciant communem forgiā et communem furnum.

JAROWE. Dies datus est Thomæ Allison ad faciendum legem suam versus Willelmum Tailliour de Hilton de eo quod non freg’ ei convenc’ inter ipsos fact’ de dimissione terrarum ipsius Willelmi in Jarou hic usque ad prox’ cum vj manu. Et sciendum quod Willelmus de Reiseli devenit pleg. ipsius Willelmi de pros’.

WERMOUTH. De Ricardo filio Reg’i pro una purprestura facta apud Hildallech. — Johannes Carter venit et cepit unum cotagium et xij acras quæ Ricardus Geme prius tenuit et sursum reddidit ad opus ipsius Johannis: habend’ et tenend’ ad term. vitæ suæ: redd. scaccario p. a. 12s. et faciendo [“opera” *struck through*] et antiqua servicia et opera: incipiendo solvere ad festum Pent’ anno etc. lxxij°. Pleg. - - Gres’m'a 40d.: condonatur. — Idem Johannes cepit unum cotagium et xvij acras terræ ultimo in tenura prædicti Ricardi Geme: habend’ et tenend’ ad term. vitæ suæ: redd. scaccario p. a. 16s. et faciendo antiqua opera et debita servicia: incipiendo solvere ad festum Pent’, anno etc. lxxij°. Pleg. - - Gres’m'a 40d.: condonatur. — Dies datus est Thomæ Wytouson ad faciendum legem suam de eo quod non conduxt ipsum [“simpliciter absque condic’” *interlined*] cum Johanne Halknaf hic ad proxim’ cur’ cum vj^{ta} manu. — Injunctum est Johanni Halknaf, Hugoni Reg’i, Johanni filio Thomæ Dauson, Roberto filio Adæ, et Marjoriæ quondam uxori Roberti Carter, quia executor’ prædicti Roberti Carter, quod evacuari faciant le Ebyare citra festum Paschæ in quo

unus batellus est submersus, sub poena 40s. quia præsentatum est per jur' quod aliter prædictum yaire est omissum. — Injunctum est omnibus tenentibus villaे quod nequis eorum vend' blada sua crescencia ante autumpnum nec aliqua quart' capiend' de blad' nunc cresc' nisi per licenciam terrarii, sub poena 20s.

SUTHEWYK. Præsentatum est per jur' quod Johannes de Kellawe persona capellæ de Hilton' fecit unam purpresturam apud le Stanecrosse de longitudine iiiij^{xx} pedum et latitudine j pedis. — Injunctum est omnibus tenentibus villaे quod nequis eorum vend' blada sua nunc crescencia præ manibus nisi per licenciam terrarii, sub poena 20s.

FULWELL. Dies datus est jur' ad inquirendum ad præsent' ad prox' si Alicia relictæ Ricardi Lauson executrix testamenti prædicti Ricardi detinet Ricardo Arnas et Agn' uxori [sic] ejus filia prædicti Ricardi Lauson 15 [no denomination of money stated] de porcione sua, et eciam unam ollam æneam, unum lectum plumale et j arcam, et diversa flamiola ex legato Matill' matris ipsius Agn' quæ quidam [sic] denarii et bona devenerunt in manu [sic] prædicti Ricardi etc. et quæ dampna etc. sub poena 40d. [Repeated in 1370, III.]

WYESTOWE. Willelmus Maymond venit hic in cur' et cepit unum toftum et xij acras terræ quæ ipse et Adam Diotson prius tenuerunt ad voluntatem: habend' et tenend' ad term. vitæ suæ: redd. p. a. 17s. quæ prius reddidit 15s.: et faciendo Domino et vicinis quæ incumbunt. Pleg. - - Et dat pro gres'm'a 40d. Incrementum redditus, 2s. — Injunctum est jur' quod videant unam grangiam ejusdem tofti quæ est in Puttucornend et præsent' ad prox' per quod potest reparari. Et eciam injunctum est Willelmo Maymond et Adam [sic] Diotson quod reparari fac' prædictam grangiam. — Injunctum est Ricardo de Hertlawe et Willelmo Maymond ad inquir' et præsent' ad prox' quæ damp' Odnellus Tailliour habuit in terra sua per Johannem Wales Thomam Schephird de eo quod in ea foderunt et carbones asportaverunt. — Injunctum est omnibus tenentibus villaे quod nequis eorum vend' blada sua nunc crescencia sine licencia terrarii, sub poena 40d.

HARTON. Injunctum est omnibus tenentibus villaे quod nequis eorum vend' blada sua nunc crescencia sine licencia terrarii, sub poena 40d. — De Alicia relictæ Ricardi Gray pro mercheto: Pleg' Thomas Page: 5s. — Injunctum est Adæ de Neuton quod reportari fac' unum almory ad domum Adæ Diotson citra prox' cur'. — Injunctum est omnibus tenentibus villaे quod non fac' viam usque les Scheles per medium le Conyngar nec adduc' canes suos ibidem.

SHELES. Injunctum est omnibus tenentibus villaे quod

nequis eorum permittat parvos canes suos exire infra le Conyngher. — De Petro de Cotom pro convencione fracta Thomæ de Alemouth non commorand' secum ad dampnum 12d., de misericordia 6d., et commorabitur secum et affidabit, unde idem Thomas reputat se contentum. De Thoma de Alemouth pro transgressione facta eidem Petro intrand' domum suam et ipsum verberand' ad dampnum 40d., 6d., condonatur per terrarium. Ordinatum est inter Thomam de Alemouth et Petrum de Cotom inter quos lis et contencio moventur quod nullus eorum transgrediatur alteri sub poena 40s. et super hoc Thomas invenit pleg. - - et Petrus invenit pleg.

PITTYNGTONS. Walterus Lemyngh et Thomas Rassh assignantur ad officium pro cervisia tastand' et jurantur ad quod officio pertinet. Et injunctum est braciatoribus quod mand' pro prædictis tastatoribus et pon' sign' antequam vend.

DALTON. Johannes Dauson venit in cur' et cepit unum cotagium quondam in tenura Marjoriæ Demster: habend' et ten' ad [“terminum vitæ suæ” *struck out*, “voluntatem Domini” *interlined*]: redd. p. a. 12d.: incipiendo solvere ad festum Pent' anno Domini etc. lxxij^o. Et prædictus Johannes prædictum cotagium in sufficieni statu dimittet in fine termini sui. Pleg' Robertus Couhird. Idem Johannes cepit unum mesuagium et xvij acras terræ ultimo in tenura Willelmi Sergaunt: habend' et ten' ad voluntatem Domini: redd. p. a. 12s.: incipiendo solvere ad festum Pent' anno Domini etc. lxxij^o. Et prædictus Johannes habebit terram pro semine vernali et prædictum mesuagium et terram in sufficieni statu dimittet.

MID-M[ERYNTON]. Injunctum est omnibus tenentibus villæ quod nullus eorum vendant [*sic*] blad' super terram [“Domini” *struck out*] sine licencia terrarii et bursarii sub poena 20s.

EST-MERYNGTON. Ordinatum est ex communi assensu quod quilibet tenencium claudat tenementa sua in fronte et a retro citra Dominicam in Ramis Palmarum. — Injunctum est omnibus tenentibus ne quis eorum vendat blada crescencia super terram vel quarteria capienda de eisdem bladis sine licencia terrarii, sub poena di. marcae.

FERY. Injunctum est Willelmo filio Hugonis quod obscurari fac' puteos per ipsum apertos.

NEUTON-KETTON. [*Names of jurors only, much obscured.*]

ACLEY. Dies datus est Waltero de Denton ad ostend' facta sua antiqua de perquisitione unius mesuagii et viij acrarum terræ quæ fuerunt Gilberti de Moumforth quæ dicit esse tenta de hæred' Alexandri de Kneton et creditur teneri de domino Priore.

BILLYNGHAM. Injunctum est omnibus tenentibus villæ quod

reparari faciant le Wethercot'. — Injunctum est omnibus tenentibus villæ ne quis eorum vendant [sic] blad' super terram alicui nisi terrario aut bursario. [The whole of these prohibitions of the sale of grain in this roll are noted, as they do not occur in all the vills.]

COPON. Ordinatum est ex communi assensu quod quilibet tenencium veniat ad præmunitionem præpositi ad tractand' de communibus negociis et quod teneat hoc quod inter eos ordinatum fuerit.

NEUTON-BEAULIU. Inj. est omn. tenentibus villæ quod non vendat blada crescencia præ manibus sine licencia terrarii.

Curia tenta apud EDMUNDBIRES die Veneris [June 6] prox' post festum S. Barnabæ Apostoli [June 11] anno Domini Millesimo ccclxxj^o [E]. — Injunctum est Roberto Souter præposito quod dimitteret ij dales continent' j acram et di. quæ Johannes de Edmundbires injuste occupavit prout fatebatur tempore mortis suæ, prout Hugo Sadeler senex homo testatur. — Præceptum est distingere Robertum de Hidewyn tenentem terræ Aliciae de Alaynscheles defunctæ in Rughhside pro 10s. de tribus terminis elapsis ad t' 40d. Ita quod denarios illos habeas hic ad proximam curiam vel distr' suffic' pro eisdem; quæ quidem terra esset in custodia domini Prioris post mortem prædictæ Aliciae quia hæres infra ætatem. — Dies datus est Elenæ Browne ad fac' legem suam versus Ricardum Milner de eo quod noluit vendere cerviciam nisi per ij lagenas vel iij lagenas. — Memorandum de tercia parte terrarum et tenementorum quæ fuerunt Johannis de Edmondbris et quæ Matild' uxor ejus jam defuncta tenuit in dotem de hereditate Thomæ [sic] et hæredis prædicti Johannis jam defuncti quam Johanna uxor prædicti Thomæ occupat et inquiratur quo jure et quo tempore.

1370, II.—[The date is proved by that of the court held at Edmondbyers. At the top of the roll, before Walleshend, are numerous faded entries relating to a previous court at EDMUND-BYRES. Among them are the following :] — Præceptum est præposito quod seisiri fac' in manum Domini Prioris quandam placeam quam in Roughside . . . quod tenetur de Priore et hæres infra ætatem quam Robertus . . . — Injunctum est omnibus pastoribus ne quis eorum pon' voluntarie averia sua infra parcum sub poena videlicet, pro quolibet grosso averio . . . et quolibet bidenti 6d. et quolibet equo 18d. exceptis averiis quæ ex consuetudine habere debent.

WALLESHEND. De Roberto Punder pro freth fract' per averia sua - - 6d. — Injunctum est omnibus quod fac' unam portam infra tenementum Johannis Punder ubi habent communem

passagium. — Injunctum est omnibus tenentibus villæ et ordinatum inter eos quod quilibet eorum veniat ad tractandum de communibus negociis quociens præmuniti fuerint per præpositum. — Injunctum est omnibus tenentibus villæ quod habeant communem porcariam. — Ordinatum est ex communi assensu quod quilibet tenens veniat ad facturam feni communis prati cum præmunitus fuerit sub poena amissionis partis suæ et eciam sub poena gravis misericordiæ.

WILYNGTON. Injunctum est Johanni filio Andreæ de Wilington, Johanni de Houghton, Johanni de Houghton [*so*] Johanni de Dunelm' et Willelmo del Rawe pleg. suis quod reparari fac' unam domum unius tenentis super tenuram quam idem Johannes filius Alexandri [*so*] cepit infra annum Domini etc. lxx^o [*seemingly an error for lxv^o*] quia quinque anni sunt elapsi et habuit vj annos ad aedificand'.

HEWORTHS. De Thoma Leward pro herbagio trium gardinorum pertinencium tribus cotagiis vastis in manu Domini, pro quolibet 3d. p. a. unde allocatur ei pro Wodehire, 18d. De eodem Thoma pro herbagio eorundem cotagiorum hoc anno præter 3d. pro Wodehire, 6d.

JAROWE. Injunctum est tenentibus villæ quod habeant communem pastorem pro bestiis suis custod'. — Injunctum est eisdem tenentibus quod nullus amoveat fimum de tenuris suis sed quod ille qui tenet terram habebit fimum prout Juratores volunt illud apreciari.

EST-RAYNTON. De Margareta filia Roberti Wright pro mercheto, pleg' Alicia mater ejus, 2s. — Injunctum est omnibus tenentibus villæ quod veniant ad præmunicationem præpositi et messoris ad tractand' de communibus negociis.

WEST-RAYNTON. De Iuett'a de Lambton pro merchet', pleg. Henr. de Lomley ex gra', 6d. — Compertum est per Jur' quod aedificia tenementi Johannis Thomson deteriorantur in tenura Johannis Raven et Isoldæ uxoris ejus ad valenciam 40s. under idem Johannes Raven et executores prædictæ Isoldæ scilicet Henricus Diconson et Robertus de Colyngham respondebunt. — Thomas Perkynson cepit unum bondagium quod Johannes Thomson prius tenuit et dimisit propter impotenciam; habend' et tenend' quousque aliquis venerit qui illud ad antiquam firmam tenere voluerit: redd. p. a. scaccario 30s. et argentum terrarii: incip' solvere ad festum Pent' anno Domini etc. lxx [*so*]. Et invenit viij acras et di. binæ arruræ quas sic dimittet. Pleg. -- Et cepit ad emendacionem aedificiorum 40s. Gres'm'a 40d. — De Johanne Raven pro iij acris terræ fimatis per ipsum seminatis de terra nuper Johannis Thomson cujus fimacio pertinet ad Dominum 6s. 8d. — Injunctum est omnibus tenentibus villæ quod habeant communem bercariam. — De Johanne

Raven pro arrura xij acrarum terræ nuper in tenura Isoldæ uxoris suæ per ipsum seminat' post mortem prædictæ Isoldæ 8s.

MORESLAWE. Dies datus est Willelmo filio Thomæ ad fac' legem suam versus Johannem Watson apud Hebern de eo quod non vendidit præfato Johanni finum suum apud Hetheworth pro 6s. 8d. et illud postea vendidit Willelmo Chevy cum vj manu.

FERY. De Margareta Ferywoman pro leyr, 6d. — Injunctum est Rogero de Trollop quod de cetero non faciat calcem de petris Domini sine licencia. Injunctum est juratoribus quod videant et inquirant et præsentent ad prox' de transgressione facta per prædictam Rogerum in solo Domini. — Injunctum est omnibus tenentibus villæ quod nequis eorum succid' bosc' de Fericliff nec aliquid capiat sine visu forestar'. — Ordinatum est ex communi assensu quod minus [nullus] eorum depascat pasturam bovum dum tenentes vadunt ad carucas. — De Adam Graundorge pro transgressione facta Roberto Letany occidend' vacc' sua', ad damp' 7s., 3d. Dies datus est eidem Adæ ad fac' legem suam versus Ricardum filium Petri de eo quod non fregit tibiam vaccæ suæ hinc ad prox' cur' cum vj^{ta} manu. Non invenit pleg'. Ideo prædictus Ricardus recuperet versus eum. Consideratum est quod Isabella filia Jacobi Skynner recuperet versus Rogerum de Trollop 5s. pro j vacca ipsius Isabellæ per vaccam ipsius Rogeri imperfectam prout pastor jur'. De Ada Graundorge pro j vacca Ricardi filii Petri imperfecta ad damp' 10s., in misericordia 3d.

NEUTON-KETTON. Alanus Bischopp, Alanus Seriaunt, Robertus Wili, et Ricardus del Neuton, jur. — Injunctum est Willelmo Scot et Alano quondam servienti de Ketton quod videant terras et tenementa in Neuton in quantum deteriorantur et per quantum possunt reparari citra prox. cur. et præsentant [sic] sub pena 40d. — Compertum est per jur. quod unum cotagium quondam in tenura Johannis Paite deterioratur ad valenciam 2s. Et eciam quod quondam Tufall in tenura prædicti Johannis asportatur ad dampn. 40d. unde Robertus Wili devenit plegium. — Dimissio. Willelmus Fuller venit et cepit duo mesuagia et duas bovatas terræ et di. quæ Robertus Wili prius tenuit et reliquit propter impotenciam: habend. et ten. ad terminum vitæ suæ: reddendo et faciendo in omnibus prout dictus Robertus prius reddidit et fecit: incipiendo solvere ad festum Pent. prox. futurum. Pleg. de firma et omnibus aliis quæ incumbunt Walterus Bisshopp et Ricardus del Neuton. Et prædictus Willelmus invenit xij acras unius arruræ quas sic dimittet. Et habebit duos boves et unum quarterium frumenti de præstito Domini et caruc' manerii per duos dies. Et dat pro gres'ma 40d.; condonatur per terrarium. Et prædictus Willelmus prædictum tenementum sufficienti statu invenit et in fine termini

sui sic dimittet. — Dimissio. Ricardus del Neuton venit et cepit unum tenementum quod prædictus Robertus Wili prius tenuit: habend. et ten. ad term. vitæ suæ: redd. p. a. prout prædictus Robertus prius tenuit: incipiendo solvere ad festum Pent. prox. futurum. Pleg. de firm. et omnibus aliis quæ incumbunt Walterus Bischopp et Willelmus Fuller. Et prædictus Ricardus in sufficienti statu prædictum tenementum invenit et sic dimittet. Et prædictus Ricardus invenit vj acras unius arruræ unde una acra fimatur quas sic dimittet. Gres'm'a di. marcæ; condonatur per terrarium.

ACLEY. Injunctum est firmariis manerii quod emendari faciant domos, videlicet in meremio et coopertura. — Johannes Fermour venit et cepit unum mesuagum et xx acras terræ quæ fuerunt in tenura Ricardi de Heworth: habend. et ten. ad term. vitæ suæ: redd. p. a. prout prædictus Ricardus prius reddidit: incipiendo solvere ad festum Pent. anno septuagesimo primo — Injunctum est omnibus tenentibus villæ quod quilibet eorum præstant lect' terrorio [sic] et bursario. — De Petro Snart' [or Suart.] quia non venit ad curiam 6d. — Injunctum est juratoribus quod videant stagnum molendini et præsentant [sic] ad prox. in quantum deterioratur per fugacionem animalium. — Injunctum est omnibus tenentibus villæ nequis eorum aut servient. suorum fugat [sic] averia sua ultra stagnum molendini. — De Petro Snart' [or Suart] molendinario pro j sacc. et j bz j p^t frumenti precii 2s. 4d. in deffectu ipsius Petri furatis de molend. prout compertum est per jur. unde medietas relaxabitur, eo quod parietes [error for "portæ"?] prædicti molendini fuerunt apertæ, ipso Willelmo Pouer [not before mentioned in this entry] sciente 6d. — Robertus Horner de Acliff. cepit unum cotagium quod Johannes Stoutlok' prius tenuit et sursum reddidit: habend. et tenend. ad term. vitæ suæ: redd. prout idem Johannes reddidit: incipiendo solvere ad festum Mart. prox. futurum. Pleg. — Gers'm'a 2s. Et sciendum quod prædictus Robertus habebit de Johanne Stoutlok' pro dampn' prædicti cotagii 6s. 8d. et dimittet in sufficienti statu.

BILLYNGHAM. Injunctum est ut in ultima curia omnibus tenentibus villæ quod reparari faciant le Wethercot'. [Vide 1370, I.] — Johannes Tomson venit et cepit j cotagium ultimo in tenura Matild' Bars, habend' et ten' ad term. vitæ suæ: redd. antiquam firmam et cervis' [so]: incipiendo solvere ad festum S. Martini prox. futurum: Pleg. Johannes filius Alexander: Gres'm'a 6d. Et prædictus Johannes prædictum cotagium in sufficienti statu dimittet quia cepit 10s. pro emendatione prædicti cotagii. — Thomas Couper venit et cepit unum cotagium ultimo in tenura Willelmi Rinothewod: habend. [etc.].

— Injunctum est omnibus tenentibus villæ quod quilibet eorum præstant [sic] lect' terrario bursario. — Injunctum est juratoribus quod prostrari faciant quemdam parietem factam de vasto Domini ad exitum gardini.

WOLUESTON. De Emma del Holm pro ij quart' et di. carbonum precii 17d. ob. detentis Thomæ filio Willelmi, prout compertum est, 6d.

COUPON. Compertum est per jur' villæ de Neuton quod vela ejusdem molendini vendita Domino per Johannem Fair-Jon nuper firmarium molendini pro 20s. deteriorantur dum fuerunt in servicio Prioris ad valenciam 4s. Et quod Gilbertus Hard-gill et Johannes Miryman præceperunt postea prædicta vela pro quibus debent solvere 16s. — Robertus Lame venit et cepit unum bondagium cum stuffo quod Robertus Fauks prius tenuit videlicet ij bobus, j equo prec' cap' 13s. 4d., x acr' frumenti et ordei, prec' acrae 6s. 8d., et x acr' pis' et aven' prec' acrae 40d., quondam Gilberti Fauks: redd. antiquam firmam et debit' cervis' [so] prout prædictus Robertus prius reddidit et fecit: incipiendo solvere ad festum Pent' Anno Septuagesimo [so]. Et prædictus Robertus Lame prædictum bondagium reparabit et manutenebit quia Robertus Fauks sufficienter reparabit vel dabit ei duas marcas infra annum pro reparacione. Pleg' - - - Et dat pro gres'm'a 6s. 8d. condonatur per terrarium.

NEUTON-BEULWE. Johannes filius Johannis de Neuton venit in cur' et cepit unum cotagium et sex acras terræ ultimo in tenura prædicti Johannis patris sui: habend' et ten' ad term. vitæ suæ: redd. et faciendo in omnibus prout prædictus Johannes pater suus prius reddidit et fecit eo quod faciet moram super prædictam terram. Et in casu quod wlt addissere, terrarius et seneschallus concessit sibi [sic] licenciam pro duobus annis ita quod bene adiscat, et post illos duos annos quod veniat et moretur in prædicto cotagio sub poena admissionis [sic] cotagii et terræ. Pleg'. - - Et dat pro gres'm'a 6s. 8d.

Curia tenta apud EDMUNDBIRES die Jovis [Nov. 28] prox' ante festum S. Andreæ [Nov. 30] Apostoli anno Domini etc. Septuagesimo [F]. — Injunctum est forestar' quod seisiri fac' in manum Domini ij dales continent' j acram et di. quæ Johannes de Edmundbires injuste appropriavit sibi de terra Domini, prout Thomas del Schels filius ejus languens in extremis fatebatur, et mandavit Domino Priori liberari. Et injunctum est juratoribus quod ponant inde bundas. [Vide 1369, I.] — Injunctum est Hugoni Sadeler et juratoribus quod videant terram quam Johannes de Hesewell tenet et eciam terram quam Radulphus Jolibody quondam tenuit: ita quod proporcionentur equaliter, et quod prædictus Johannes non habeat plus quam ad ipsum

pertinet habere, quia dictum est quod prædicta terra non potest dimitti ea de causa. — Præceptum est præposito et forestar' quod distring' Ricardum de Hesewell capellatum pro 6s. debitis Johanni Huker pro iij bidentibus eidem Ricardo venditis unde Robertus Souter præpositus arrestavit in manu ipsius Ricardi : ita quod denarios illos habeas [sic] hic in curia ad satisfaciendum Domino de 30s. pro j cotagio in tenura ipsius Johannis combusto prout compertum est per jur', et quod idem Johannes non habet plura bona et catalla etc. Ideo videatur capcio et onerantur [sic] pleg' etc. — Præceptum est præposito quod seisiri fac' in manu Domini Prioris quandam placeam terræ in Roughside quæ fuit Aliciae de Alaynscheles defunctæ quod [sic] tenetur de Priore, et haeres infra aetatem, quam Robertus de Hidewyn tenet ad term. et reddit p. a. 6s. 8d. Et præceptum præposito quod distr' fac' in predictis terris pro firm' de terminis Pent' et Mart' etc. — Præceptum est præposito quod attach' fac' omnes tenentes villæ tam mulieres quam homines ad essend' hic ad prox' ad respond' Domino de excoracione arborum de les Allers ad grave dampnum. — De Johanne Edeson pro j quercu succisa et melle et cera asportatis, ad dampn' pro melle 14d. et pro arbore 12d. — Injunctum est omnibus tenentibus villæ prioris quod molent blada sua apud molendinum de Mukleswik.

1370. III.—[Headless. Date proved by the Harton inquisition and the demise of the East-Rainton demesnes.]

WILLYNGTON. De Emma Androwsmayden, pro conven . . .

MONKTON. Willelmus Jakson venit et cepit totam tenuram quam Johannes filius Agnetis prius tenuit: habend' et ten' ad term. vitæ suæ: redd. et faciendo in omnibus prout prædictus Johannes prius reddidit et fecit: -- Et recepit de bonis prædicti Johannis ad reparacionem domorum 28s. -- Pleg. -- Johannes de Monkton pater suus et Will. Toller: gres'm'a 6s. 8d.: condonatur per terrarium.

JAROWE. Injunctum est omnibus tenentibus villæ quod quilibet eorum faciant [sic] fossat' juxta tenuras suas citra festum Omnium Sanctorum.

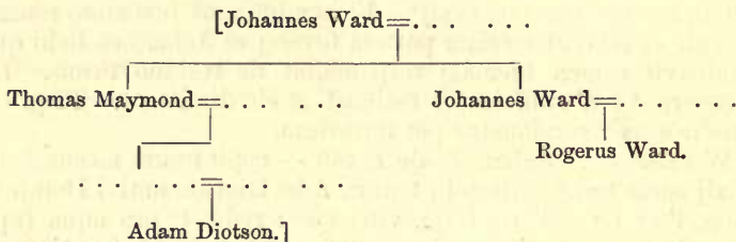
WERMOUTH. Willelmus Carter venit in cur' et cepit unum mesuagium et quatuor bovatas terræ ultimo in tenura Agn' de Moreslawe: habend' et ten' ad term. vitæ suæ: redd. et faciendo in omnibus prout prædicta Agn' de Moreslaw prius reddidit et fecit: incipiendo solvere integrum firmam ad festum Pent' anno Domini etc. lxxij^o. Et seminabit hoc anno semen vernale et solvet terciam partem firmæ, et Johannes Reid qui seminavit semen hiemale respondebit de residuo firmæ. Pleg.

-- Et dat pro gres'm'a 2s. Et reparabit domum pro mansione ten' infra unum annum prox' futurum ad costag' Domini et unam grangiam prostratam infra ij annum [sic] sufficienter ad eadem custagia. — Willelmus filius Thomæ et Adam filius Johannis -- ceperunt totam tenuram quam Willelmus filius Ricardi prius tenuit : habend' et ten' ad term. vitæ eorum : redd. scaccario per annum 26s. 8d. Et reddent et facient in omnibus aliis operibus et cervis' [sic] prout prædictus Ricardus prius reddidit et fecit : incipiendo solvere integrum firmam ad festum Pent' anno Domini Millesimo etc. lxxij^o. Et seminabunt hoc anno semen vernale et solvent terciam partem firmæ ; et Johannes Reid qui seminavit semen hiemale respondebit de residuo firmæ. Et invenerunt ten' sufficienter ædificat' et sic dimittent. Pleg. -- Gres'm'a 2s. ; condonatur per terrarium.

WIESTOWE. Johannes de Seton -- cepit unum mesuagium et xij acras terræ ultimo in tenura Adæ Diotson nativi Domini : habend' et tenend' ad term. vitæ suæ : redd. [“ pro aqua (apparently for “ acra ” as below) xv d. et” *interlined*, “ antiquam firmam et” *struck out*] cervis' prout prædictus Adam [“ reddidit et” *struck out*] fecit -- Et dat pro gres'm'a 6s. 8d. — Johannes filius Ricardi de Hertlaw -- cepit viij acras de terra Hostilar' ultimo in tenura prædicti Adæ : habend' et tenend' ad term. vitæ suæ : redd. p. a. [“ prout prædictus Adam prius reddidit ” *struck out*, “ pro acra xv d.” *interlined*] et fecit -- Et dat pro gres'm'a 6s. 8d. Johannes de Seton -- cepit viij acras terræ ultimo in tenura Adæ Diotson : habend' et ten' ad term. vitæ suæ : redd. p. a. pro acra 15d. et facit in omnibus prout prædictus Adam fecit. -- Et dat pro gres'm'a 6s. 8d.

HARTON. Assyngnacio terræ. Duo bondagia quondam in tenura Adæ de Neuton assyngnatur Adæ Diotson nativo Domini ten' ad voluntatem Domini : faciendo pro j bondagio antiqua cervis' [sic] et opera' : redd. pro altero bondagio pro primo anno 30s. : incipiendo solvere ad festum Pent' prox' futurum. Et postea idem Adam tenebit prædictum bondagium ad antiqua opera et cervis' [sic] si Dominus ad hoc consentire voluerit, et percipiet de Domino meremium et pecuniam ad reparacionem domorum prout jur' taxaverint. — Inquisicio capta de nativis. Inquisicio capta hic die Martis [Oct. 29] in crastino Simonis et Judæ [Oct. 28] anno Domini m^oc^oc^olxx^o [F] coram domino Johanne de Hemmyngburgh terrario, et domino Thoma Surtays senescallo ad inquirendum cuius condicionis Adam Diotson et Rogerus Ward existunt, per sacramentum Johannis Wallas ætatis iiiij^{xx} annorum, Thomæ Page, Ricardi de Hertlaw, Johannis Dogeson, Johannis Gray, Johannis filio Adæ de Suthwyk, Thomæ filii Alani et Johannis Reid. Qui dicunt

per sacramentum suum quod quidam Johannes Ward avus prædicti Rogeri Ward et Johannes Ward pater ipsius Rogeri ab antiquo tenebantur pro nativis domini prioris, et nuncquam contrarium audierunt usque hunc diem. Et dicunt quod quidam Thomas Maymond avus prædicti Adæ et Johannes pater prædicti Rogeri fuerunt fratres ex parte patris et matris, et dicunt quod prædicti Adam et Rogerus sunt ejusdem condicionis servilis antecessores sui fuerunt et nuncquam contrarium audiebatur.



De Alicia relecta Ricardi Gray pro mercheto [“ nichil hic quia in curia sequente” *in different contemporary hand and ink.* The matter not in 1371, I., II., III.]

SHELLES. Injunct' Aliciae filiae Willelmi Swynhird et Adæ Diotson pleg' suo quod reparari fac' unum toftum ultimo in tenura Emmæ de Howden. Et sciendum quod prædictum toftum debet reddere 2s. quod prius reddidit 12d. Domino post lapsum vj annorum. Incipit ad tertium turnum Halmotorum anno etc. lxxvj^o prout eadem Emma illud cepit eodem turno et prædicta Alicia dicit quod cepit prædictum toftum et finivit pro 40d.

EST-RAYNTON. Dimissio MANERII. Johannes Freman, Robertus de Coldingham, Helias Pater-Noster et Thomas Gibson ceperunt dominicas terras cum edificiis: habend' et ten' ad term. xv annorum: redd. p. a. scaccario viij marcas et terrario di. markæ: incipiendo solvere ad festum Pent. anno Domini etc. lxxvj^o. Et invenerunt liij acras unius arruræ. Et simabunt quolibet anno x acras. Et dimittent ædificia et terram in sufficienti statu quia ita receperunt. Pleg' alter alterius et alii de villa qui partem inde ex dimissione Johannis Freman et sociorum suorum prædictorum manuoperant. Et molent blad' de dictis dominicis ad molend' Prioris eodem modo sicut molunt de terris husbandorum. [In the margin, opposite these entries, and immediately underneath the words “Dimissio manerii,” are these names in the same hand, but paler ink:—“Johannes Rois, Thomas Freman, Johannes Busse, Willelmus filius Roberti Wryght.” All these,

with the exception of Wryght's son, and all the demisees of the demesnes save Coldingham, appear in other entries.]

PITTYNGTONS. De Is' Breuster, Alicia Aneslaymayden, Agn' filia Thomæ de Tyndall pro leyr, 18d.

HESILDEN. Adam Hardyng venit et cepit unum cotagium x acras terræ quondam in tenura Adæ Sadeler: habend' et ten' ad voluntatem Domini: redd. p. a. scaccario 10s. et iij opera manerio in autumpno, et cepit 8s. et ij fores ad reparacionem dicti cotagii: incipiendo solvere ad festum Pent. anno lxxi. Et invenit di' acre unius arruræ, ij acras binæ arruræ, et di' acr' fimat' quas sic dimittet in fine termini sui. Et prædictum cotagium in sufficienti statu dimittet. Pleg. - - [No gressom.]

BILLYNGHAM. De Willelmo Kaa [“qt” above his name, possibly “condonatur,” though not like the ordinary “gr” for that word in this roll], Johanne del Toune, Gilberto Fauks, et Willelmo de Schotton [“qt” above his name], quia noluerunt præstare lect’ terrario pro Halm’, de quolibet 6d., 2s. Injunctum est omnibus tenentibus villæ quod præstent lect’ terrario aut bursario sub pena di’ marcæ. — [“qt”] De uxore Johannis Gentilman quia noluit vendere cervisiam ad precium quod tastatores cervisiae ei imponebant, 6d. — Injunctum est omnibus tenentibus villæ quod nullus eorum vendat fimum alicui libere tenenti vel alicui alii libere de cetero.

WOLUESTON. Injunctum est omnibus tenentibus villæ quod faciant les lonyngs. Dies datus est juratoribus quod inquirant dampn’ Emmæ Poppe facta per Willelmum Fair-Jon’son’ prout fatetur in curia. — De Emma del Holm pro transgressione facta Agn’ Ster’ verberando servientem suum ad dampnum ipsius Agn’ prout compertum est per jur’ 20d. de misericordia, 6d. De eadem Emma pro transgressione facta in blad’ cum aucis Agn’ Ster’ ad dampn’ ipsius Agn’ 3d. prout compertum est per jur’, de misericordia, 6d. De eadem Emma pro falsa querela sua versus Agn’ Ster’ prout compertum est, 6d. De præfata Emma pro transgressione facta Willelmo Rois ipsum verberando ad dampnum ipsius Willelmi 6d. prout compertum est per jur’ 6d. — Ordinatum est ex communi assensu quod quilibet eorum veniat ad præcept’ præpositi ad ponend’ freth’ hircill’ et omnibus aliis ordinacionibus [sic] ad communem proficuum. — Willelmus May - - cepit j cotagium, ij acras terræ quas Rogerus Litilan-notson prius tenuit - -

COUPON. Dies datus est Johanni [“Roberto” written above] Bernard ad faciend’ legem suam de eo quod ipse nec uxor sua fregerunt le Demyngs apud [“le Demmyngs” struck out] le Holm’ hic ad prox’ cur’. Injunctum est omnibus tenentibus villæ quod nullus eorum teneat viam apud le Demmyngs. —

Dies datus est Hyou' famul' Johannis del Rawe ad faciend' legem suam de eo quod canes ipsius devoraverunt j porcum Roberti de Cleueland. — [“Sex” struck out] ix [interlined] acræ terræ quondam in tenura Johanni fil' Roberti assignatur [sic] jur'. — Ordinatum est ex communi assensu quod nullus [“eorum teneat auc’” struck out] eorum permittat auc' exire villam sine hirsill'.

ACLEY. De Johanne Teddi, Willelmo Pouer, Nicholao de Bewyk, Johanna del Chose, Roberto Horner, Willelmo Vssher, pro assisa cervisiae fractæ, de quolibet 6d. De Alicia ancilla Johannis Teddi pro leyr 6d. — De Willelmo Vssher, Thomæ [sic] Perkynson [“et Willelmo filio Henrici” struck out] pro freth' fract' per bov' de poena 6s. 8d., 13s. 4d. — De Thoma Perkynson pro ij vitulis Agn' filiæ ejus, pro j vitul' exeuntibus communiter in blad' vic', de poena 6s. 8d. — De Roberto Horner per ij equos et Johanne Hewmondson per ij equos pro freth' fract' - - 6s. 8d. — De Johanne Fermour quia tabernavit vj acras terræ Johanni Hewmondson sine licencia 6d.: Et seisitum est in manu [sic] Domini quia tabernavit. — Ordinatum est ex communi assensu quod nullus eorum vendant [sic] herbag' - - nec succidant [sic] les balks nec teneant [sic] porcos extra hirsill' - - nec permittant [sic] pasc' nec vitul' nec aliqua averia exire villam sine hirsill'. — Injunctum est omnibus brasiatoribus villæ quod nullus eorum vandant [sic] lagenam cervisiae carius quam pro j d. ob. nec quod nullus eorum vendant [sic] cervisiam sive lagenam potell' et quartam - - nec quod nullus eorum negant [sic] vendere cervisiam extra domos :

NEUTON-KETTON. Alanus Bisshop, Ricardus Langton, et Thomas Watson jur'. — Injunctum Alano Bisshop, Ricardo del Neuton et Willelmo de Hoton servienti de Ketton quod ten' ac cot' videantur citra prox' cur' in quantum deteriorantur et per quantum possunt reparari et præsentant [sic] ad prox' sub poena di. marcæ. — Injunctum est Willelmo de Langton quod reparari faciat cotagium suum citra prox' cur' sub poena 40d. — Dismissio: Incrementum redditus 3s. 6d.: Thomas Watson venit et cepit unum cotagium [“ij acr. terræ” interlined] quod Alanus quondam servient' [sic] ibidem prius tenuit: habend' et ten' ad term. vitæ suæ: redd. p. a. 5s. quod prius reddidit [or “reddiderunt,” the termination is twice written] 18d.: incipiendo solvere ad festum Pent. prox. futurum: Et faciet Domino et vicinis quæ incumbunt: Pleg. de firm' et omnibus aliis quæ incumbunt Walterus Bisshop et Ricardus del Neuton: Et dat pro gres'm'a 40d., condonatur per terrarium: Et sciendum quod prædictus Thomas prædictum cotagium et terram invenit de novo ædificat' et in sufficienti statu dimitte.

CHILTON. Johannes Smyth et Johannes Faber de Mayneforth jur. — Johannes Smyth de Maynesforth venit in cur' [“et cepit” omitted] unum cotagium vastum et vj acras terræ nuper in tenura Johannis de Denum: - - Pleg. Johannes Smyth de Chilton. — Johannes Smyth venit in cur' et cepit unum mesuagium et xxiiij acras terræ ultimo in tenura Agn' uxoris suæ: habend' et ten' ad term. vitæ suæ: redd. p. a. [blank].

FERY. De tenentibus villæ præter liberos quia non fecerunt communem faldam de pœna 40d. ex gracia 2s. — Præceptum est attachiare liberos tenentes et dis' ad fac. molend. et quod sint ad liberam cur. — Injunctum est omnibus tenentibus villæ quod quilibet veniant [sic] die Dominica [= Sunday] ad præceptum præpositi ad ponend' et jactand' reparacionem molend. — Injunctum est omnibus tenentibus quod convenient ad mandatum præpositi pro co'ie proficuis et quod habeant unum communem pastorem - -

WEST-M'. Injunctum est omnibus tenentibus villæ quod harare faciant Oxenlawfeld - -

MID-M'. De Alicia reicta Petri Gibson pro mercheto 6s. usque 5s. — De domino Johanne de Galleway capellano pro licencia tabernandi cotagium ad term. vitæ suæ 40d. condonatur per terrarium. — Assyngn' terr'. Ricardus filius Thomæ [“venit et cepit” struck out] xxx acras de Buschoplaw; habend' et ten' ad voluntatem Domini: redd. pro acra 10d.: incipiendo solvere ad festum S. Martini anno Domini etc. lxxj° - - De ten' de Midell' pro herbagio de Bischoplaw hoc anno 6s. 8d.

1371. I.—Primus turnus Halmotorum incipiens apud Heb'n die Mercurii [June 25] post festum nativitatis S. Johannis Baptiste [June 24] anno Domini millesimo ccc^{mo}lxxj^o [E] coram Dominis Johanne de Hemmyngburgh terrario, Johanne de Beryngton bursario, et Thoma Surtais senescallo. [In future these headings shall be abridged.]

MID-M'. Johannes de Eryom tenens terræ Thomæ Nanson, Alesia quæ fuit uxor Thomæ del Cots, Robertus de Whitton, Willelmus Currou, Ricardus filius Thomæ, Thomas Bynge, Willelmus Bercer et Johannes Smyth ceperunt totam terram de Bischoplaw cum prato et pastura adjacente: habend' et ten' dum alias tenuras tenerint: redd. per primos duos annos quolibet anno 13s. 4d. eo quod sterilis est per idem tempus, postea quolibet anno 66s. 8d.: incipiendo solvere ad festum Pent. A.D. etc. lxxj^o: tenend' cum omnibus juribus sicut Dominus: Pleg' alter alterius. — Terra Thomæ Nanson est in manu Domini quia prædictus Thomas est mortuus.

EST-M'. Injunctum est omnibus tenentibus villæ quod

teneant le Denys in freth -- quod videant rivolum aquæ inter Est-M' et Wyndelsdon [the boundary] -- juratoribus istius villæ quod videant omnia terras et tenementa in manu Domini et præsentant [*sic*] ad prox' et quis recepit commod' tempore quo stetit in manu Domini -- tenentibus villæ quod faciant les lonynges -- [four men say on oath that as to four freeholders "quilibet eorum faciet de les lonings," and as to "fossata de Bischoplaw," three men shall make 100 feet each, and five others 50 feet each in length, "si aliqua averia habeant infra pasturam de Est-M'. Et eciam Willelmus de Meryngton faciet."] — Robertus Smyth -- vj acras terræ quondam in tenura Johannis Pate: habend. et tenend. ad term. trium annorum: redd. p. a. 8s.: invenit ij acras unius arruræ, prec. acræ 12d.

NEUTON-KETTON. Walterus Bisshop, Ricardus del Neuton, Willelmus Fouler jur. — Injunctum est Ricardo del Neuton quod reparari faciat tenementa sua citra festum S. Martini, sub pena 40d. — Dimissio molend'. Willelmus Graynpayn' et Willelmus Milner de Blacwell ceperunt molend' de Kettun: habend. ad festum Pent. A.D. etc. lxxj per tres annos sequentes: incipiendo solvere ad festum S. Martini prox. futurum et reddent p. a. 26s. 8d.: et facient in reparacione molend' quod ad firmar' pertinet: pleg. Johannes de Hessewell de Burdon et [blank].

ACLEY. Injunctum est omnibus tenentibus villæ quod reparari faciant communem faldam. — Nullus eorum succ' les balks et herbag' vendat.

BURDON. Willelmus Grainpaye et Willelmus Milner de Blakwell -- molend' de Burdon -- ad term. trium annorum -- p. a. 53s. 4d. — De Galfrido de Kellawe pro purprestura facta apud viam quæ dicit ad molend' iij^{xx} ped' et in latitudine ij ped', et in alio loco in longitudine lx pedes [*sic*] 6d.

BILLYNGHAM. Injunctum est ["omnibus, Agn'" *both struck out*, "Margareta" *interlined*] del Brigge quod non emat cervisiam extra villam ad vendendum de cetero. -- Henricus filius Alani venit et cepit unum bondagium cum stoffo et x acras terræ de dominicis quæ Is' del Halm' nuper uxor prædicti Henrici [tenuit]: habend. -- ad term. vitæ suæ: redd. -- prout prædicta Isabella prius -- invenit xij acras unius arruræ quas sic dimittet --

WOLUESTON. Thomas filius Willelmi Fair-Jonson -- jur. — Jurati præsentant quod Willelmus filius Johannis obiit sesitus in dominico suo de feodo de vij acris terræ et j roda cum pert. in Wolueston quæ valent p. a. 3s. 6d. ob. et Is' mater prædicti Willelmus quam Willelmi Sergaunt duxit

in uxorem tenet terciam partem j mes. et xl acras terræ in dotem ; et xij acras terræ ex coniuncto feofamento ad term. vitæ ipsius Is'. Et Cecilia de Gretham tenet xij acras terræ ad term. vitæ, quæ quidam terra et ten' debent reverti præfato Willelmo. Et eciam mater dicti Johannis tenet ad term. vitæ de her' prædicti Johannis unum mes. xxiiij acras ex feofamento prædicti Willelmi. — Md. de uno mes. et vij acris terræ quæ fuerunt Johannis de Edmondbirs et quæ Matild' uxor ejus jam defuncti [sic] tenuit in dotem de haereditate Thomæ [so] et haer' prædicti Johannis jam defuncti quæ Johanna uxor prædicti Thomæ occupat et inquiratur quo jure et quo tempore.

COUPON. De Cecilia Dansdogter pro leyr 6d. — Johannes Tidi - - unum cotagium ultimo in tenura Johannis Frankis - - usque ad plenam ætatem hær' Thomæ de Fery: redd. p. a. 18d.: et eciam iij acras terræ ultimo in tenura Johannis filii Roberti super le Colflat' t - - ad term. vitæ : redd. p. a. 21d. — Thomas Murt - - j cotagium ultimo in tenura Gilberti Murt - - ad voluntatem Domini.

WILLINGTON. Injunctum est Johanni de Houghton ut in ultimis Halm. quod arrestari faciat blad' et averia Johannis de Monkton ut veniat et moratur [sic] super terram Domini : et idem Johannes de Houghton præpositus testatur quod arrestavit ij equos, iiiij boves, prec. 5 marc. et vij acras frumenti, iij acras aven' - - - De eodem quia seminavit terram cum aven' quam seminare debuisset cum fabis et pis' ad dampn' Domini, prout compertum est 40d. — Injunctum est jur' istius villæ et villatæ de Walleshend quod videant tenementa Johannis de Monkton in quantum deteriorantur.

HEWORTHS. Johannis Awyn ["cepit" struck out] pro le Outlowys per ipsum capiend' usque festum S. Martini - - 6s. 8d. — Injunctum est jur' quod videant cep^t [so] plures outlaws in uno loco nisi tantum unum unde pars potuit videre desuper terram et si etc. et ad quæ dampna etc. — Injunctum est brasiatoribus villæ quod non vendant lagenam cervisiaæ carius quam j d - ob. — De Thoma Leward pro cariacione petr' versus aquam de ij annis elapsis 4s. — De Johanne de Shaffeld pro eodem per idem tempus 4s. — De eodem et Roberto de Holm pro quarera apud Chilsid pro anno prædicto 12s. — Inquiratur de capcione prædictæ quareræ usque prox' cur'. — Thomas Leward habet licenciam cariandi petr' de mora usque aquam solvend' p. a. 40d.

MONKTON. Willelmus Toller [etc.] jur'. — De Alicia ancilla Willelmi Toller pro leyr: pleg. Willelmus Toller, 6d.

WERMOUTH. Agn' quæ fuit uxor Willelmi filii Thomæ - - cepit medietatem unius mes. et xxiiij acras terræ quæ Willelmus

filius Thomæ prius tenuit - - tenend : ad term. vitæ suæ - - - Et concordatum est in curia in[ter] præfatam Agnetam et Adam Jonson qui tenet alteram medietatem prædicti mes. simul cum xxiiij acris terræ quod prædictus Adam teneat totum mes. prædictum ad term. vitæ suæ, et idem Adam fatetur quod moretur in prædicto mes. et terram. [sic] — Injunctum est omnibus ten. villæ quod nullus eorum emat cervisiam alicui nisi ad uxorem Ricardi Watson.

SUTHWYK. Pr. est jur' quod dis. Johannem de Kellowe personam ecclesiæ de Hilton ad reponend. unam purpresturam factam apud le Saynningerose de longitudine iiij^{xx} ped' et in latitudine j ped'.

SCHELES. Injunctum est Emma [sic] Lous quod ostendat capcionem unius ten' ad prox. cur' sub poena admissionis [sic] juris sui.

PITTYNGTON. De Adam [sic] del Vikers et Emma uxore ejus executrice testamenti Johannus de Moreslaw et Isabella quæ fuit uxor Ricardi Waller executrici [sic] testamenti ejusdem Ricardi pro deterioracione tenementorum in Suth-Pittyngton dum fuerunt in tenura prædictorum Johannis et Ricardi prout compertrum est per xij jur' 6l. 14d. Inde allocantur Adæ del Vikers pro reparacione medietatis prædictorum tenementorum per ipsum captorum in manu [sic] prædictæ Emmæ nuper uxore [sic] prædicti Johannis de Moreslawe 60s. 7d. Et sic sunt levand' de prædicta Isabella relicta Ricardi Waller 60s. 7d. unde Johannus del Wraa, Henrico Diconson et Thomæ filio Elenæ. — [“Dimissio manerii de et ult' medietatem de Suth-Pit” *in the margin.*] Adam del Vikers cepit medietatem terrarum et tenementorum villæ de Suth-Pittyngton nuper in tenura Johannus de Moreslawe : habend' et tenend' a festo S. Martini anno Domini etc., lxx^o usque ad term. xv annorum ex tunc sequencium plenar' completorum : redd. p. a. scaccario 73s. 4d.: incipiendo solvere ad festum Pent. anno Domini etc. lxxj^o. Et molet ad molend' Prioris ad xxiiij vas : et faciet in omnibus aliis sicut Willelmus Bati vicarius facit qui cepit alteram medietatem secundum quod continetur in indentura ipsius vicarii : Et habet allocacionem ad reparacionem tenementorum suorum de 60s. 7d. in manu uxorius suæ nuper uxorius prædicti Johannis sibi liberatis per Thomam de Moreslaw et Willelmum de Heryngton executores prædicti Johannis. Et sic prædictus Adam prædictam tenuram sufficienter reparabit et sic dimittet.

HESYLDEN. De Margareta Calfhird pro leyr, 6d. — De Johanne de Raynton, Roberto de Brerton, Johanne Matther, et relicta Gilberti filii Willelmi pro x^a vij acrarum terræ apud le Cothill a retro existente per vj annos, 14s. — Emma relicta Yutfristlyng venit et cepit unum bondagium ultimo in tenura viri sui : habend' et tenend' ad voluntatem Domini. - - - Com-

pertum est in curia quod Willelmus Currour et Ricardus Benet devenerunt pleg. Johannis Lowson de capcione unius mes. xvij acraru et di. terræ quas cepit ad term. vitæ et modo impotens est et terra jacet inulta. Ideo dictum est pleg. prædictis quod ipsi ordinent pro prædicta [*sic*] cotagio et terra sicut Domino respondere voluerint. Et injunctum est præposito quod arrestari faciat vesturam de prædicta terra quousque Dominus de firm' et arr. si quæ fuerint plenar' fuerit satisfactum.

Curia tenta apud HESILDEN die V. [Oct. 24] p. p. festum S. Lucæ [Oct. 18] a^o lxxj^o. [Same jurors.] De Margareta Calfhird pro leyr [“6d.” struck out] 12d. [Two men are again fined for breaking the assize of ale. In other respects the entries differ from those under the head of Hesylde above.] — De Johanne Marshall [one of the two men fined] quia noluerit jur' ad præcept' terrarii, 6d. — De Willelmo Currour pro j barello invento prope mare, 16d.

DALTON. Injunctum est omnibus [“la” struck out] operatibus villæ quod non excedant villam dum aliqui vicini habent aliquid ad operandum.—Injunctum est jur. quod videant tenuram Cuthberti clerici et eciam ij cotagia in quantum deteriorantur.

Curia tenta apud EDMONDBIRES die J. [Nov. 27] p. a. festum S. Andreæ Ap. [Nov. 30] A.D. etc. lxxj.

1371. II.—Secundus turnus Halmotorum incipiens apud Heb'n die Lunæ p. p. festum S. Mariani Ankoritæ [Aug. or Sep. 19] coram dominis Thoma Surtays, sen., Johanne de Hemmyngburgh terr., Johanne de Beryngton burs., et Johanne de Eluet et aliis etc.

WILLYNGTON. . . . Watson venit in cur' et cepit unum mes. [etc.] - - incipiendo solvere ad festum S. Martini, A.D. etc., lxxj.

WALLESHEND. Johannes Arnas [or Aruas], nativus Domini, moratur in Horton prout compertum est.

HEWORTHS. Robertus del Holm et Johannes de Shaffeld ceperunt ad festum S. Martini a^o lxxix^o mineram quarer' usque ad term. ij annorum, redd. p. a. viz. primo anno 10s. et quolibet anno sequent' 13s. 4d.: Et nichil solverunt adhuc. — [This roll is in the usual set hand at intervals at the commencement of townships, with ample spaces between them, in which extra entries and additional townships are inserted in a more current hand and in different ink.]

JARWE. “Simon Figgi cepit unam placeam vastam et lx acras terræ et di. quæ fuerunt Johannis filii Marjoriæ: habend' et tenend' usque ad term. ix annorum: redd. ad festum S.

Martini liberam firmam 3s. 5d. et quolibet anno sequent' ad festa Pent. et Mart. præter liberam firmam 5s. 2d.: Hæredum Famell' [perhaps Fauiell] una [sic] ætatis iij annorum et alter ætatis j anni et di." [This entry is struck out. In the margin is "quia conced. ad cust' puerorum."]

WERMOUTH. Injunctum est omnibus tenentibus villæ quod nullus eorum emant [sic] cervisiam de Margareta Miry de cetero. —De Agn' relicta Willelmi filii Thomæ pro mercheto 12d.—Dies datus est jur' istius villæ et vill' de Suthwyk quod inquirant de uno cotagio et j gardino quondam in tenura Henrici filii Thomæ quod Agn' relicta Simonis de Moreslawe nuper uxor prædicti Henrici cepit post mortem suam et tenuit per xx annos et redd. p. a. 3s. unde nichil solvit per tempus prædictum et comperitur vastum. Et prædicta Agn' cepit proficuum per totum tempus prædictum.—Injunctum est Willelmo Carter præposito et jur' quod non permittant Margaretam Miry vendere cervisiam.—Injunctum est omnibus tenentibus villæ quod habeant communem braciatorem prout antiquis temporibus fieri consuevit.

WIESTOWE. De Agn' Gillisdoughter pro leir, 6d. De eadem pro merchet, pleg. Johannes de Coupland maritus suus, 12d. condonatur usque 6d.—Ordinatum est ex communi assensu quod nullus permittat servientes suos lavare pannos infra petram in qua fons de Caldwell situatur.

Injunctum est omnibus tenentibus villarum de WYESTOWE et HARTON quod nullus eorum fac' foramina pro carbon' quær', super terram Willelmi Odnell.

HARTON. De Agn' Felicedoughter, Cecil' Bellesdoughter, et Dionisia Browne pro leir, 18d. De Dionisia Browne pro merchet, pleg. Thomas Page, 12d.—De Ricardo Smyth pro j cotagio quondam in tenura Agn' de Carlele computato inter vast' de vij annis elapsis, pro quolibet anno 1s. 6d., 10s. 6d.

SHELES. Consideratum in curia quod Johannes de Hilton recuperet de Roberto de Barthewe medietatem de les muskls perquisitis per Willelmum de Whaly servientem ipsius Johannis, et quod idem Johannes solvat præfato Roberto 6d. ob.—Injunctum est omnibus brasiatoribus villæ quod nullus eorum vendant [sic] lagenam cervisiae carius quam pro 1d. ob.

EST-RAYNTON. Johannes filius Agn' cepit j acram terræ et di. acræ prati de dominicis: habend' et tenend' ad term. xiiij annorum: redd. pro di. acræ prati 8d. et nichil pro j acra terræ, quia Thomas Gibson solvit inter dominicas terras. — De Elia Pater-Noster quia noluit permettere Ricardum de Colby impig- norare averium de Houghton, 2s.

WEST-RAYNTON. De Thoma Roie et uxore ejus [“condonatur”] Johanne Huntyng, quia noluerunt metere cum Domino,

de at'o eorum 12d., 3s., condonatur 12d.—Injunctum est omnibus tenantibus villæ quod ne quis eorum succidat arbores infra gardina sua.

PITTINGTON. Thomas Rasse - - unum mes. et xxx acras terræ ultimo in tenura Willelmi Carter; habend' et tenend' ad [“ voluntatem Domini ” *interlined*, “ terminum vitæ suæ ” *struck out*]: redd. p. a. prout pd. Willelmus prius reddidit et fecit: incipiendo solvere ad festum Pent. anno Ixxj^o [so] - - firma unius termini condonatur sibi per terrarium ad reparacionem tene-ment'. Et dampna ipsius mes. - - adjudicatur ad 5s. quos pd. Thomas habebit ad reparacionem ten'. Et pd. mes. et terram in sufficienti statu dimittet in fine termini sui - -

WARKNOLL. Agn' quæ fuit uxor Adæ Milner venit in cur' et sursum reddidit xvij acras terræ super le Warknoll in manum Domini. Praefata Agn', Thomas de Naborn, Alanus filius Gallifredi et Petrus Smyth - - ceperunt pd. xvij acras terræ, viz. quilibet eorum quatuor acras: habend' et tenend' ad term. vitæ: redd. pro acra' [so] prout prædicta Agn' prius reddidit: - - Et dat pro gres'm'a de quolibet 4d. præter Thomam de Naborn 12d. — Willelmus Sisson - - cepit unum cotagium ultimo in tenura Walteri Scot et ædificatum est de novo, et fuerunt duo cotagia l' [so], et quarreram del lymkyln': habend. et tenend. pd. cota-gium ad term. vitæ suæ et quarrrera per unum annum, redd. pro isto anno v marcas pro cotagio et quarrrera et pro cotagio pro quolibet anno sequente 4s. - -

MID-M'. Is' quæ fuit uxor Ricardi filii Thomæ Nanson venit hic et recepit de Ricardo filio Thomæ et Willelmo Oure executoribus Ricardi filii Thomæ Nanson 8s. ad opus fil' et fil' ipsius Ricardi in custodia quæ sunt infra ætatem ad markendisand' et ad satisfaciend' eis cum fuerint ad plenam ætatem. Pl. - - Injunctum est omnibus cotariis et laborariis quod laborant [sic] cum firm' manerii pro salario competenti. Præsentatum est quod Johannes filius Ricardi occupavit j acram terræ per xx annos quolibet anno 6d. apud Coundonleck. De Ricardo filio Thomæ quia noluit facere diligenciam suam pro uno bercario quærendo ad communitatem villæ et eciam eust' bidentes per se, de poena imposta per communitatem villæ 20s.

FERY. De omnibus tenantibus villæ - - præter liberos, quia noluerunt habere unum messorem ad missionem terrarii 12d. Injunctum est eisdem quod habeant unum messorem citra prox. cur.

NEUTON-KETTON. Walterus Bischopp, Ricardus del Neuton, jur'. Nichil præsentant.

WOLUESTON. Dimissio liberæ terræ. Marjoria de Kent

quondam uxor Roberti de Kent venit in curia et cepit unum mes. xxiiij acras terræ et di. acræ prati [*vide Feodarium, 37*] quæ Johanna Bart mater pd. Roberti tenuit dum vixit quæ supervixit pd. Robertum: habend' - - ad plenam ætatem Willelni de Kent filii pd. Roberti cuius hæres ipse est: redd. pro v annos prox. futuros præter liberam firmam 6s. 8d., et postea quolibet anno 8s. præter liberam firmam. - - Hæres nunc est ad ætatem v annorum ad festum Ass. B. M. prox. præteritum. Pleg. - - — Margareta reicta Willelmi Jonson cepit iiij acras liberæ terra quæ fuit ejusdem Willelmi quæ racione minoris ætatis Johannis filii et hær. pd. Willelmi nunc ætatis unius anni capta est in manu [*sic*] Domini - - ad plenam ætatem pd. Willelmi - - redd. p. a. 2s. - - — Injunctum est omnibus brasiatoribus villæ quod nullus eorum vendant [*sic*] lagenam cervisiae carius quam pro j d. [Coupon the same.]

BILLYNGHAM. Compertum est per jur' quod Johannes Miryman recuperet de Thoma Shepherd viij s. pro xv caponibus destructis per filios suos.

NEUTON-BEULEWE. Willelmus Raynald electus est in officium præpositi et juratus.

1371. III.—Apud Heb'n. [Hemyngburgh's name mentioned on the indorsement.]

HETHEWORTH. Dimiss' Johannis Chiriman. Injunctum est Johanni Chiriman quod reparari faciat j domum pro mora unius tenentis quia cepit de Willelmo filio Thomæ tenente ante ipsum 20s. — Concessum quod Thomas filius Johannis Dobson habebit condonacionem de 9s. p. a. de terris et tenement' eo quod teneat terram patris sui post mortem patris sui ad firmam 9s., pro qua pater suus nichil solvit. — Memorandum quod Ricardus de Heworth tenet j croftum cont. iij acras vocat' Elotcroft, quas pater suus tenuit ad voluntatem et reddidit p. a. 12d. et ignorantur si aliquid reddit p. a.

WERMOUTH. Injunctum est jur' istius villæ et jur' de Suthwith quod inquirant unum cotagium et unam gardinam [*sic*] quondam in tenura Henrici filii Thomæ quod Agn' reicta Simonis de Moreslawe nuper cepit ut creditur et occupavit per xx annos elapsos et reddidisse debuit p. a. 3s., et nichil solvit per tempus prædictum, et computatur inter vast', et præsentant ad prox. — De præfatis Jur' quia nichil fecerunt in inquis' pd. cot. prout habuerunt diem in ultimis Halmotis 12d. — Præceptum est att. Ricardo filio Reg'i filii Reg'i ad essend' ad liberam curiam Prioris ad respondend' Domino de freth' fract'.

SUTHEWIK. Cristiana uxor Johannis Reid cepit unum mesuagium et xlviij acras terræ in Suthwyk quondam in

tenura Ricardi Greueson: habend' et tenend' ad term. vitæ suæ: redd. p. a. 33s. 4d. et argent' terr', sine aliqua alia operatione vel cariacione. Et pd. Johannes Reid serviet Priori Dunelm' in officio servientis pro salario competent' ad voluntatem Prioris et Terr' qui pro tempore fuerit [to the best of my belief the word is not "fuerint"]: Incipiendo solvere ad festum Pent. anno etc lxxj^o. Et faciet domino et vicinis quæ incumbunt: Et pd. Cristiana prædictum mesuag' et terram in sufficient' statu dimittat in fine termini sui: Pleg' de firm' et omnibus aliis quæ incumbunt Hug' fil' Rogeri et Johannes de Thornton': Gresm^a 13s. 4d.: condonatur per terr.

FULWELL. Ricardus filius Willelmi Huwett venit in cur' et cepit unum mesuag' et xij acras terræ ultimo in tenura Agn' matris suæ nuper uxoris pd. Willelmi: - - ad term. vitæ sue: redd. p. a. antiquam firmam et servic': Et fac' domino et vicinis quæ incumbunt: Pleg' de firm' et omnibus aliis quæ incumbunt Elias Crampe et Will' fil' Adæ: Et sciend' quod præfatus Elias quond' vir pd. Agn' reparabit unam grangiam de uno pare de siles et duobus gauliforks prec' [blank] unde pf. Ricardus reputat se contentum: Et dat pro gresm^a 6s. 8d. solvend' ad festum S. Michaelis prox. futur. Et injunctum est jur' quod inquir' per quam summam pd. grangia potest repar' et præsent' ad prox' — De Will^o de Appilton pro deterioracione terræ suæ prout comptum est per jur' 12d. Præceptum est seisiri in manum domini unum cotagium et vj acras terræ ultimo in tenura pd. Willelmi eo quod alienavit sine lic' etc.

WIESTOWE. De Johanne de Morwik pro injusta via facta in separal' domini per mediu' war': pleg' Willelmus Maymo'nd 6d.

SHELES. Injunctum est omnibus braciatoribus villæ quod habeant cervic' vendend' ne in defectum eorum tenentes villæ careant potu sub poena 40d. — Injunctum est omnibus brasiatoribus villæ quod nullus eorum emant [sic] bras' sine multura ad molend' domini. — Injunctum est omnibus brasiatoribus villæ quod nullus eorum vendant [sic] cervisiam carius quam pro j d. et eciam quod nullus eorum teneant [sic] cervisiam infra domos ad vendend' dum aliquam cervisiam habent.

WOLUESTON. Dies datus est Margaretæ quæ fuit uxor Johannis Stere ad ostendend' hic ad prox' recordum capcionis unius cotagii et ij acrarum terræ pro quibus dicit se fuisse pro pd. cotagio etc. xxx annis elapsis sub poena amissionis juris sui, et dictum est quod Marjoria filia Johannis Stere habuit pd. cotagium ex dimissione et sursum redditione prædictorum Johannis [et] Margaretæ.

NEUTON . . . YFF. Walterus Bischopp, Ricardus del Neuton. — Präsentant quod Johannes Shephird cepit unum cotagium quondam in tenura Johannis filii Alani quod prædictus Johannes Shephird cepit ad term. unius anni: et unum cotagium in tenura Johannis de Langton quod reliquit ad festum S. Martini: et uunc stant vacantia. Et injunctum est Johanni de Langton quod reparari faciat prædictum cotagium quod tenuit citra prox' cur', sub pœna di. marcæ. Et injunctum est jur' quod inquirant quantum cotagium Johannis Shephird deterioratur in tenura sua et præsentent ad prox' cur' sub pœna di. marcæ.

ACLEY. De Johanna quæ fuit uxor Petri de Thikley pro arr' unius cotagii quod cepit post mortem pd. Petri viri sui pro quo solvisse debuit p. a. 6s. quod antea solvit 3s., de annis elapsis 6s. Johannes Edmundson venit -- et cepit unum cotagium quod quondam fuit Petri de Thikley et ultimo in tenura Johannaæ relicta ejusdem Petri: habend. et tenend. ad term. vitæ suæ: redd. p. a. 6s. quod prius reddidit in tempore Petri de Thikley 3s. -- Et dat pro gres'm'a 40d.: condonatur per terrarium.

1372. I.—Apud Fery, 1 Jul. [Wm. de Aslakby, bursar. Elvet and others omitted].

EST-M'. Injunctum est jur' et omnibus tenentibus villæ quod videant et inquirant de j roda terræ quam Robertus Paulyn clam' ut jus suum et pro qua idem Robertus solvit firmam ut dicit. — Injunctum est omnibus tenentibus villæ quod faciant communem faldam in certo loco assignato eis per Dominum. — Thomas Jonesson venit in curia et cepit Coumerleys et iij acras de leys quondam in tenura Ricardi Milnere -- quousque alius tenens venerit qui pro eisdem finire voluerit ad servand' vel plus solvere: redd. p. a. scaccario Domini Prioris 2s. — De Thoma Milnere quia noluit tacere pro senescallo, 6d.

FERY. Johannes de Fery cepit j toftum et iij acras et di. terræ quæ fuerunt Jacobi Sckynner [“ in jure ” *interlined*]: habend. -- ad term. vitæ suæ: redd. et faciendo prout idem Jacobus reddidit et fecit. -- Injunctum est eisdem jur' quod videant et inquirant quantum ten' nuper in tenura Jacoby Skynner deterioratur in tenura sua. — De Rogero de Trollop, Thoma Gaugy, Johanne Yole pro communi concessione pro utilitate vicinorum fact', de quolibet 6d.

ACLEY. Injunctum est omnibus tenentibus villæ quod non intrant [*sic*] parcum nisi per portas. — [The water-mill let for two years. “ Percipient multuram de firmariis manerii de Acley præter de uno qui non molet nisi sicut facit quando unus firmarius tenuit manerium.”]

NEUTON-KETTON. [No jury named.] Walterus Mustard cepit ij ten', ij bov. terræ, j croftum et j acram de leys ultimo in tenura Willelmi Fuler: habend' et tenend' ad term. vitæ suæ: redd. p. a. 26s. 10d.: incipiendo solvere ad festum Pent. anno etc. lxxij^o. Et pd. Walterus Mustard invenit xij acras unius arruræ et ita dimittet in fine termini sui. Et sciendum quod idem Walterus ij ten' cum crofto in sufficienti statu dimittet quia ita cepit. — Johannes Mustard cepit j placiam vastam et ix acras terræ ultimo in tenura Willelmi Fuler, eciam cepit j placiam, vj acras terræ, j acram prati, ultimo in tenura Roberti Brounsmyth: habend' ten' ad term. trium annorum: et invenit ij acras j arruræ: redd. pro placia vasta cum ix acris terræ p. a. 6s. 9d., et pro j placia, vj acris terræ, j acra prati 8s. p. a.: incipiendo solvere ad festum Pent. anno etc. lxxij^o [“et eciam cepit unum croftum” *struck out*]. Et sciendum quod prædictam terram in sufficienti statu dimittet. Inveniet pl' ad prox' cur'.

— Walterus Mustard cepit unum croftum quondam in tenura Roberti Wily: habend. et ten. ad term. trium annorum, redd. p. a. 12d.: incipiendo solvere ad festum Pent. px. futurum.

— Henricus Carter cepit unum cotagium, di. acreæ terræ quondam in tenura Johannis Shephird: habend. et tenend. ad voluntatem Domini, quia nativus Domini: redd. p. a. 19d. ob.: incipiendo solvere ad festum Mart. px. futurum. — Willelmus Shephird de Nesham cepit unum cotagium, iij acras terræ quondam in tenura Johannis Martindall: habend. et tenend. ad term. duorum annorum: redd. p. a. 4s.: incipiendo solvere ad festum Pent. anno etc. lxxij^o pleg. [blank].

WALLESEND. Compertum est in curia quod Willelmus Alan recuperet versus tenentes villæ unam garbam sigittarum, prec. 18d. [In statutis secundis Roberti I. Regis Scotiæ, cap. 27, s. 4, garba sagittarum dicitur constare 24. sagittis.—Dufresne.] — Dies datus Roberto Ponder ad fac' legem suam quod non debet Adæ famulo Johannis de Dunelm' j rodam fabarum et pis' de tempore quo morabatur cum eo pro bonitate sua.

HEWORTHES. Injunctum est omnibus tenentibus villæ ne quis eorum transgrediat alteri in litigacione per verba pro causa pugnandi sub poena 20s. solvend' per ipsum qui in defectu reperitur et sub eadem poena quod ven' in auxilium cum præposito cum communi voluntate. — Injunctum est omnibus tenentibus villæ quod arr' faciant terram suam sicut antiquitus fuerunt [sic]: ita quod injusta via non fiat.

FULWELL. Johannis de Monkton - - cepit - - tenend' ad voluntatem Domini quia nativus est.

HARTON. Thomæ Colyn - - cepit unum bondagium ultimo in tenura Aliciæ nuper uxoris Ricardi Page quod quondam fuit

Thomæ Wilson : habend' - - ad term. vitæ suæ: redd. p. a. antiqua servicia et opera et argentum terrarii sicut alii bondag' solvere et facere consueverunt. Pleg' de firm' et omnibus aliis quæ incumbunt - - Et dat pro gres'ma 10s.: solvet in primo anno. — Idem Thomas - - cepit unum aliud bondagium ad firm' denar' quod ultimo in tenura Ricardi Gray : habend' - - ad term. vitæ suæ: redd. scaccario Prioris Dunelm' p. a. 33s. 4d. quod prius reddidit 30s. et argentum terrarii: et fac' Domino et vicinis quæ incumbunt. Pleg' de firm' et omnibus - - Et dat pro gres'ma 10s.: solvet in secundo anno.

PITTINGTONS. De Adam del Vikers quia ipse et uxor ejus noluerunt tacere ex præcepto seneschalli ac terrarii in curia prout injunctum fuit eis de pœna 20s. Injunctum est eidem Adæ quod reparari faciat tenementa sua de pro parte sua infra annum qui incepit ad tertium turnum anno lxxj^o sub pœna di. markæ.

1372. II.—Apud Billingham. Die Martis p. post festum S. Lucæ Ewang.

NEUTON-KETTON. Walterus Bischopp et Ricardus del Neuton jur'. Nichil præsentant.

ACLEY. [Several persons amerced for trespasses in the park, during terms of from three to twenty years, but the amerciaments ranging from 6d. to 12d. only.]

SHELES. De omnibus brasiatoribus villæ quia noluerunt vendere cervisiam extra domum dum habent infra, prout præsentatum est per jur', et quia vendunt lagenam cervisiæ carius quam pro 1d. — Dies datus est jur' quod videant ij tenementa in tenura Walteri Yoill in quantum deteriorantur in tenura pd. Walteri. — Injunctum est executori Walteri Yoill quod reparari faciat tenementa. — Isabella Yoill cepit j cotagium ultimo in tenura Walteri Yoill ad finem villæ: habend. - - ad term. vitæ suæ: redd. p. a. 18d. quod prius reddidit 12d. - - Et dat pro gres'ma 40d.; condonatur per terrarium. Et eciam pd. Isabella cepit aliud cotagium ultimo in tenura pd. Walteri, quondam in tenura Adæ de Harton, habend' - - ad term. vitæ suæ, redd. p. a. 12d. prout prius reddidit. Gres'ma 2s.

WALLESHEND. Injunctum est omnibus tenentibus quod qui libet eorum reparari faciant tenementa sua citra festum Pur. B. M. ut in pluribus Halmotis sub pœna di. marçæ: Et eciam quod reponi faciant meremium ex donacione terrarii in domibus eorum.

JAROWE. Simon Yardolf - - cepit j cotagium et xij acras terræ quæ Johannes Allyson tenuit ad voluntatem Domini et sursum reddidit ad opus ipsius Simonis: habend' - - ad voluntatem Domini - - Et invenit j acram et di. binæ arruræ quas sic dimittet. Pleg. - - Simon Fyggy et Johannes Allyson. Et præ-

dictus Johannes reparabit pd. cotagium sumptibus suis - - citra festum S. Martini prox. futurum.

WEST-RAYNTON. [Perkynson and two others jurors.] De omnibus tenentibus villæ quia non venerunt tempestive ad curiam - - præter Thomam Perkynson. — MORESLAWE. De villat' de Moreslaw pro eodem præter Robertum de Suthwyk. — PITTINGTONS. De villat' de Pittyngtons præter Willelmum vicar pro eodem.

WEST-RAYNTON. Injunctum est villat' istius villæ quod habeant ceppas [*sic, vide p. 135*] citra prox. cur.

MORESLAWE. [Suthwyk and two others jurors. Trespass by cattle in oats “apud le Chapellawe.”]

PITTINGTONS. [Three jurors. Vicar not one of them.] Injunctum est tenentibus ipsius villa et villat' de Moreslawe et Suth-Pittington quod cooperiri faciant molend'. — Compertum est per jur' istius villa et Johannem Kiok, et Thomam Rasse [one of the jurors] quod pars terræ dominicorum assignata Willelmo Bati capellano melioratur per Adam del Vicers ad valenciam 4s. Ideo consideratum est quod recuperet versus pd. Willelmum.

1372. III.—Apud Fery 8 Mar. [Same officers, Surteys, Hemmyngburgh and Aslakby.]

EST-M[ERYNGTON]. Injunctum est omnibus tenentibus villa quod nullus eorum permittat aliquibus capere marl.

FERY. Ricardus Tailliour cepit j cotagium, vij acras terræ, quondam in tenura Beatricæ quondam uxori' Rogeri Tailliour quæ capta sunt in manu Domini propter impotenciam: habend' - - ad term. vitae suæ: redd. p. a. antiquam firmam: Salvo tamen præfatae Beatricæ præfato cotagio cum gardino pro termino vitae suæ pro valore redd. prædicto Ricardo prout adjudicat' fuerit: Incipiendo solvere ad festum Pent. A.D. etc. lxxiiij. Et pd. Ricardus prædictum cotagium sufficienter reparabit et unam grangiam aedificabit sufficienter infra iij annos sufficienter et ita dimittet. Pleg. - - Et dat pro gres'm'a 18d.

NEUTON-KETTON. Walterus Bischopp, Ricardus Gibson et Walterus Mustard jur'. — Dimissio. Willelmus Fuler cepit j cotagium iij acras terræ ultimo in tenura Ricardi filii Gilberti: habend' et tenend' ad term. vitae suæ: redd. p. a. 3s.: incipiendo solvere ad festum Pent. A.D. etc. lxxij. Et pd. Willelmus pd. cotagium sufficienter reparabit infra unum annum. Et fac' Domino et vicinis quæ incumbunt. Pleg. de firm' et omnibus aliis quæ incumbunt Ricardus Gibson et Willelmus Ibbi. Gres'm'a, 12d.: condonatur 6d. — Compertum est per jur' quod bidentes Domini de Ketton depasti fuerunt noctanter blada Ricardi del Neuton viz. v thravas pis' ad valenciam

precii thravæ 4d. et ij thravas et di. frumenti ad valenciam 2s. [“ijj d.” *additional struck out*] et Willelmus Shephird qui eos habuit in custodia juravit quod eas pernoctavit apud le Garth-way juxta manerium. — Injunctum est Willelmo Shephird quod reparari faciat cotagium suum citra prox. curiam sub pena 40d.

BURDON. Injunctum est tenentibus villæ quod nullus eorum pescant [*sic*] in dominicis sine licencia Domini. — Ordinatum est ex communi assensu quod nullus eorum ponat [*sic*] equos in stipul’ et in les leys. — Praeceptum est distringere Willelum de Walleworth ad faciend’ omag’ et fidelitat’ pro terris et ten’ quæ pd. Willelmus adquisivit de Thoma de Walleworth.

BILLYNGHAM. De Thoma Saunderson pro licencia concordandi cum Johanne Widowe 3d. — Johannes Holm - - cepit unum cotagium super le Est-Rawe; et eciam vj acras terræ de dominicis; ac vij acras terræ de dominicis et j acram et di. prati ultimo in tenura Johannis de Chilton: habend’ - - ad term. vitæ suæ: redd. pro di. cotagii 4s.; et pro vj acris pro qualibet acra 15d.; et pro vij acris pro qualibet acra 10d.; et pro j acra prati 4s.; et nichil pro di. cotagii, quia pertinet ad terram. Et fac’ Domino et vicinis quæ incumbunt - - Et invenit unam acram iij arruræ firmatam quam sic dimitte. Gres’m’ 2s. — De Emma Child pro tunica de russet detenta Margaretæ quondam ancillæ Johanni [*sic*] Child de Belassis ad valenciam 2s. 6d. prout compertum est per jur’, de misericordia 6d.

NEUTON-BIEULWE. Alicia uxor Johannis de Marten venit et cepit j cotagium et vj acras terræ ultimo in tenura Willelmi de Marten, cum stuffo viz. ij acras frumenti et ij acras avenæ, quia nullus de sanguine finire voluerit: habend’ - - ad term. vitæ suæ - - redd. p. a. antiquam firmam - -

COUPON. Johannes Postell cepit iij acras terræ de dominicis de Bieulw et Belassiis ultimo in tenura Johannis filii Roberti: habend’ - - ad term. vitæ suæ - -

WALLESHEND. Injunctum est omnibus tenentibus villæ quod habeant unum communem pastorem ad custodiend’ bidentes. — De ista villata et villat’ de Willyngton quia non habuerunt unum communem fabrum et quia non reparaverunt communem forgiām - - 2s.

HEWORTHS. Injunctum est omnibus tenentibus villæ quod faciant le Cotgarth. — Inquiratur ad prox. de xl animalibus Ricardi de Stanhopp depast’ in le Leme et depast’ herbam vic’. — Injunctum est omnibus tenentibus villæ et villat’ de Nethir-Heworth quod nullus eorum transgrediatur alteri.

WILLYNGTON. Injunctum est omnibus tenentibus villæ et villat’ de Walleshend quod nullus eorum permittat aucas [etc.]

exire villam sine custodia. — Thomas filius Johannis Watson cepit totas tenuras ultimo in tenura pd. Johannis: habend. - - ad term. vitæ suæ: redd. pro primis tribus annis pro quolibet anno 53s. 4d. et postea quolibet anno 66s. 8d., incipiendo solvere ad festum Pent. A.D. etc. lxxij^{to} - - Et sciendum quod prædicta tenementa et terram invenit in sufficienti statu et ita dimitte. - - Gres'm'a 40s., et condonatur per terrarium 6s. 8d.

WERMOUTH. Injunctum est omnibus tenentibus Domini quod nullus eorum emat [sic] cervisiam in villa alibi quam ad bras' Prioris.

SUTHWIK. Injunctum est omnibus brasiatoribus istius villæ et villat' de Wermouth quod non emant ordeum alibi quam de ordeo Domini dum habet.

WIESTOWE. Cecilia filia Rogeri Ward cepit unum cotagium et xij acras terræ quæ Rogerus Ward et Alicia uxor' ejus prius tenuerunt: habend' - - ad term. vitæ: redd. p. a. 2s. et antiqua opera - - Gres'm'a 13s. 4d. [In margin "Incrementum redditus 8d."] — De Margareta de Tudowe 2d. [and four others] pro transgressione facta in camp' de Wiestow capiend' carbon' sine licencia Domini de quolibet ut patet super capita taxent' 15d.

1373. I.—Apud Est-M[erington] coram dominis Thoma de Herdwyk terrario Joh. . .

NEUTON-KETTON. Walterus Bischopp, Walterus Mustard, et Ricardus de Neuton jur'. — De Willemo Schepheid pro transgressione facta Johanni Mustard eo quod verberavit j porcum ["equum" struck out] ad dampn' 4d., et eciam de pastum est blad' pd. Johannis ad valenciam 4d., prout compertum est per inquisitionem, de misericordia, pleg. Gilbertus Grobbe 6d.

COUPON. Tres acræ terræ jacentes super le Coilflate ultimo in tenura Johannis filii Roberti quæ diu jacuerunt vast' assignantur tenentibus de Coupon tenend' et habend' quousque alias tenens venerit qui capere voluerit: redd. antiquam firmam: incipiendo solvere ad festum S. Martini prox. futurum. — Johannes Pulter junior cepit unum bondagium ultimo in tenura Agn' quondam uxoris Johannis Feryman nunc uxoris Willelmi Jakson quod idem Willelmus sursum reddidit ad opus ipsius Johannis: habend' et ten' ad term. vitæ suæ - -

HEWORTHS. De Ricardo de Stanhopp pro transgressione facta cum averiis suis in le Leme, 6d. — Johannes de Shaffeld cepit quareram in Chilsid - -

MONKTON. Injunctum est omnibus tenentibus villæ quod dis' in terris et tenementis Johannis de Hethworth pro 8 l. debitibus de prædictis terris et quod fugari faciant usque Jarowe.

WERMOUTH. De Willemo Carter pro assisa cervisiae fracta,

6d. — De Willemo Carter quia vendidit lagenam cervisiae carius quam j d., de misericordia 12d. — De Rogero Carter quia emit cervisiam alibi quam in villa propria, 6d., condonatur per terrarium. — De Thoma Widowe qui emit cervisiam in Sunderland et Wermouth extra dominium, 6d. — Injunctum est omnibus tenentibus villæ quod nullus eorum emat cervisiam extra dominium. — De Thoma filio viduae [one of the jurors] pro una olla luti precii 6d., et ix lagenis cervisiae precii 9d., et 3s. 10d. ob. quos Marjoria Carter recuperavit in curia de cervisia ab ea empta, de misericordia 6d.

WYESTOWE. Injunctum est omnibus tenentibus villæ quod nullus eorum teneant [sic] lisicas [?—the word seems to be written clearly enough] post festum S. Petri ad vincula.

HARTON. De Rogero Ward, Johanne filio Rogeri, Thoma Page quia noluerunt accomodare lect' ad Halmot' Domini, 18d.

EST-RAYNTON. Injunctum est tenentibus dominicorum quod reparari faciant domus manerii.

Curia tenta apud EDMONDBIRS die Jovis px. p. f. S. Jacobi A.D. 1373. Compertum est per jur' quod panis benedictus solebat dari de omnibus tenuris villæ et quod ille qui haberet iij tenuras solveret pro aliqua tenura panem benedictum cum turnus suus acciderit, et quod ista consuetudo solebat dari a tempore quo non existat memoria. Et injunctum omnibus tenentibus villæ quod faciat de cetero sub poena di. marcæ. — Ordinatum est ex communi assensu quod Johannes de Reddyng [etc.] convenient prox. die festi [so] et jacent quod averia possunt sustentari infra camp' de Edmondbirs et ponent quolibet ten' ad certum numerum ita quod illum numerum nullus excedat et præsentant ad prox. — Injunctum est omnibus tenentibus villæ quod evacuent quandam herbam vocatam gold, quilibet pro porcione sua, citra prox' cur'.

1373. II. Heb'n die Lunæ prox. post festum S. Martini. Coram dominis Thoma de Herdwic terr., Johanne de Beryngton burs., et Johanne de Eluet et aliis.

WALLESHEND. — — Jur' istius villæ et villatæ de Willyngton — — Injunctum est omnibus tenentibus villæ quod claudant parcum sufficienter. — Piscaria de Walleshend capta est in manu Domini eo quod tenens tabernavit illam piscariam sine licencia Domini.

HEWORTHS. Dies datus est Thomæ Leward ad fac. legem suam quod non cariavit petr' ultra solum Ranulphi de Kitchin sine licencia dicti R. — De Rogero Neuman quia cariavit petr' ultra solum Domini sine licencia — 12d. — De Thoma Leward pro transgressione facta in blad' Ranulphi de Kitchin — 6d. — De eodem pro falsa querela sua versus

Ranulphum de Kitchin - - 6d. — Injunctum est omnibus tenentibus de ij Heworths quod reparari faciant in coopertura molen-dini aquatici. — [Seven persons] ceperunt molend' aquaticum et ventriticum de Heworths - - ad term. ix annorum.

MONKTON. De Thoma Willi pro xij acris terræ parcell' unius mes. et iij^{xx} acris terræ quondam Walteri Smyth de Monkton quæ solebant reddere scaccario 2s. et pro cornagio 20d., pro rata porcione xx annorum, porc' p. a. 7d., 11s. 8d.

WERMOUTH. Injunctum est tenentibus istius villæ, Suthwik, et Fulwell quod reparari faciant communem faldam. — Memorandum quod Dominus Prior dedit Simoni de Fulwell jam defuncto custodiam unius mes. et ix acras terræ in Wermouth quæ decedebant Roberto filio Thomæ Tailliour post mortem Aliciae Dobinsdoughter matris ejusdem Roberti qui quidem Robertus fuit ætatis viij annorum in prima pestilencia, quam terram Ricardus de Hetheworth nunc occupat, quæ tenentur de Domino Priore per homag. et fidelit. Ideo dis. quomodo tenet. — Dies datus est quod videant si Johannes Carter amovit j mercstane de terra Thomæ Widouson. — De Thoma Widouson quia culpavit j theram [sic] Johannis Carter ad dampn' ipsius Johannis 6d. pro [ut] compertum est, de misericordia 3d.

SHELES. Unum tenementum Johannis de Merlay captum est in manu Domini quousque ostend^t licenciam tabernandi pd. tenementum de terrario vel seneschallo Domini Prioris. — De Ricardo Barker Roberto Bendicite quia noluerunt vendere cervisiam Thomæ de Tudow extra domum et postea vendiderunt infra, de altero eorum 12d. — Injunctum est omnibus brasiatoribus istius villæ quod vendant lag' pot' et quart' infra et extra dum aliquam serviciam [sic] habent ad vendend. alicui petenti. — Injunctum est omnibus tenentibus istius villæ et villat' de Wyestowe quod nullus eorum permittat canes intrare in le Conyngere.

WIUESTOWE. Dies datus est Thomæ Shephird ad fac. legem suam ad prox' cur' eo quod non fregit convenc' Odenello Tailliour cum vj manu.

EST-RAYNTON. De Roberto de Coldyngham quia noluit sedere cum jur' ad præcept' terrarii 40d. — Injunctum est omnibus tenentibus villæ quod nullus eorum permittant [sic] porcos subvertere solum de Dunwelmedowe nec teneant [sic] altam viam per medium.

PITTYNTONS. Injunctum est omnibus brasiatoribus villæ quod non vendant lagenam cervisiae carius quam pro j d. - - et quod ponant signum extra dum habent cervis' ad vendend'. — Compertum est quod ten' de North-Pittyngton, Moreslawe, et Suth-Pittyngton tenentur operare ad molend' de Pittington :

et ten' de North Pittington fecerunt pro parte: et ten' de Moreslawe fecerunt in parte sed non in toto: et ten' de Suth-Pittyngton nichil fecerunt quia clamant esse quiet' per script' eorum. — Compertum est per sacramentum villat' de North-Pittington, West-Raynton, Suth-Pittington et Moreslawe quod terra dominicorum deteriorantur [*sic*] in arrur' 20s.: et dicunt quod caruc' debuissent ire in autumpn' et quia non fecerunt ad dampn' Domini 100s.

WOLESTON. De Isabella Carter (condonatur 6d.) Margareta Stere quia noluerunt vendere cervisiam extra domum nec lag', potell', et quart', prout compertum est, 2s. — De Margareta Stere quia maledixit tastatores cervisiae, prout præsentatum est, de misericordia 12d.

BURDON. Præsentatum est quod Robertus de Morland fecit diversas purpresturas ["in Bridbery" *struck out*] arando vj balks latitudine cuiuslibet xl pedes et longitudine v^{xx} pedes quæ clamant pertinere terræ Willelmi de Walleworth. Ideo videantur citra prox' cur'. — Injunctum est omnibus tenentibus villæ quod nullus eorum permittant [*sic*] -- averia sua exire villam sine custodia.

NEUTON-KETTON. Walterus Bischopp, Ricardus de Neuton et Walterus Mustard jur'. — P. est att. Willelmo filii Wateri Bischopp ad respondendum Johanni Mustard de placito transgressionis eo quod unum jumentum pd. Johannis perdidit, ob deffectum ipsius Willelmi. — Injunctum est Waltero Bischopp quod non permittat Johanni Mustard ammoveare aliqua averia ac bona ipsius Johannis quousque pd. Johannes fecisset Domino de dampn' domorum et terrarum. — De Johanne Mustard pro xij thravis xv garbis aven' ["iiij quart. et di." *written above*] Wateri Bischopp depastis per averia sua prout compertum est, de misericordia 3d.

ACLEY. Injunctum est omnibus tenentibus villæ quod qui libet eorum præstant [*sic*] lect' ad Halm' Prioris apud Ketton sub pena 40d. solvend' per illum qui in deffectu reperitur.

DIMISSIO MANERII DE BELLASSIIS. Willelmo Jakson de Coupon ad festum Assumptionis B.M.V., A.D. 1373, cepit manerium de Bellassiis cum domibus eidem manorio pertinentibus, exceptis una placia terræ vocata Hauerlands et pratis pascuis et pastur' pro instaur. unde metæ fiebant per circuitum domini terrariorum et bursariorum et tenencium suorum -- ad term. xv annorum -- redd. -- scaccario Prioris Dunelm' 6l. 13s. 4d. -- Et cepit in stuffo [etc.] -- Item cepit in stuffo placias subscriptas seminatas [etc.] -- Summa acrarum frumenti per estimacionem lvj acræ prec. acræ 6s. 8d., summa acrarum ordei p. estim. septem, prec. acræ 10s. Item cepit in stuffo placias subscriptas seminatas

cum pis' et aven' [etc.] Summa acraru[m] pis' per estim. xlviij acræ et aven' xx acræ secundum estimacionem prec' acræ utriusque 4s. - - Et concordatum est inter Dominum et ipsum quod si prædictæ acræ blad' majoris precii in recessu suo inveniantur quod ipse firmarius nullam allocacionem percipiet de Domino eo quod quælibet [sic] acra frumenta appreciabatur per jur' ad 8s., et acra ordei ad 15s., et acra pis' et aven' ad 5s. unde habet mitigationem ut prædictum est: Et si acræ prædictæ vel aliquæ earum minoris precii quam acra frumenti ad 6s. 8d., acra ordei ad 10s., acra pis' et aven' ad 4s., ipse firmarius racionabiliter faciet emendas secundum summam ultimo expressam. Et cepit eciam in stoffo suo placiam terræ vocatam le Langflat bis arratam inde fimantr del Ferygat usque le Leys, item unam peciam terræ vocatam Schortbarton bis aratam, prec' acræ cum bina arrura 5s., prec' acræ non fimatæ 20d. Item cepit eciam in stoffo fenum perveniens de xj acris prati, prec' acræ 4s. - - Item cepit eciam operaciones xvij bond' de Billyngham in falacione prati de Bellassiis medow [etc., various other "operaciones" mentioned] cepit eciam - - decimam tocius bladi [rendering 53s. 4d. p. a.] [Some other privileges, such as freedom from multure for corn used in the household.] Et prædictus firmarius solvet pro festis Martini et Pent. cum operibus 8l. 2s. 1d. et quolibet anno ad festum Pent. et Mart. pro firm' et agetiam' averiorum suorum 8l. Et ad festum Michaelis pro operibus 48s. 9d.

1373. III.—Heb'n 27 Feb. [Herdwyc terrar, Beryngton bursar, Surtays steward, and others.]

HEWORTHS. Injunctum est omnibus tenentibus de ij Heworths quod cooperiant molendinum ventriticum de custag' Domini in casu quod tenuerint citra festum Paschæ.—Compertum est per jur' quod quodlibet tenementum in quo aliquis morabatur ante primam pestilenciam solebat reddere celerario unam gallinam et tunc temporis omnia tenementa fuerunt in tenura diversorum tenencium, et modo aliquis tenet tria tenementa cum terr'. Ideo dat tantas gallinas quant' terras tenet, et sic de singulis istarum duarum villarum.—De [etc.] pro transgressione facta in Elden, viz. succidend' ramell' - - Et injunctum est jur' de Ouer-Heworth quod videant dampn' [etc.].

WARDLEY. [Twelve jurors present how many trees were felled and taken from "manerium de Wardley" when in the tenure of Nicholas Coke. One was delivered to his son.] Et eciam quod vivarium ibidem piscantur in tenura prædicti Nicholai tam cum retibus quam cum aliis ingenis pro fratre uxoris Nicholai Coke Ep'o.

SUTHWIK. Elias Raven venit hic in cur' et cepit di. unius bondagii quam Alicia quæ fuit uxor Eliæ Brounyng tenuit ut

de jure viduæ eo quod nullus de sanguine ipsius Eliæ pro prædicta medietate finire voluerit: habend' et ten' ad term. vitæ suæ ad firmam denar': redd. inde scaccario pro primis duobus annis quolibet anno 18s. et postea quolibet anno 20s. et argentum terrarii, servic' debit' offic', viz. celerario et elemosinario: et fac' Domino [etc.]. Cepit eciam unum bondagium quod præfata Alicia prius tenuit ut de jure viduae: habend' et tenend' ad term. vite suæ: redd. et faciendo antiqua servicia et redditus - - Et dat pro gres'm'a 40d.

SCHELES. De Johanne de Merlay pro licencia tabernandi tenementa sua ad term. vitæ Agu' uxoris suæ viz. in Wyestou et in le Sheles uno sufficienti tenenti, 40d.: condonatur per terrarium.

HESILDEN. Petrus Milner de Schotton cepit molendinum ventriticum de Hesilden. — De Alexandro Milner pro arca pro multura reservata asportata de molendino - - 6d. Injunctum est eidem quia [quod] differat prædictam arkam ad molendinum infra mensem.

COUPON. [Fourteen jurors find that twelve persons, including the Vicar of Billingham and the servant of John Pulter of Durham, chased in the warren of the Prior in common. They know not what was taken,] “ sed dicunt quod audiverunt dicere quod Thomas filius Andreæ [one of the offenders] dixit ubi voluerit dicere quod habuit vij pro parte sua.”

EST-M'. Ordinatum est ex communi assensu quod quilibet eorum teneat terram suam in cultura ita quod quilibet seminat terram suam prout campi jacent et warect' in camp' prout antique solebant.

NEUTON-KETTON. Walterus Biscopp, Ricardus Neuton, et Walterus Mustard, jur'. — Dies datus est Willelmo filio Walteri Bischopp ad fac' legem suam de eo quod pd. Willelmus non percussit unum jumentum Johannis Mustard ad prox' cur' cum vj manu. Pleg. de lege, Ricardi de Neuton.

1374. I. — Apud Heb'n, die Lunæ prox. post fest. S. Johannis Baptiste coram Johanne de Beryngton terr. Hugone de Hawyk burs. Thoma Surtays et al.

PITTINGTONS. Injunctum est omnibus tenentibus villæ quod nullus eorum emant [sic] cervisiam alibi nisi ad Matild' de Howden dum habet cervisiam sufficientem.

EST-M'. Injunctum est jur', ad inquirend' et præsentand' si Petrus Milner firmarius molend' cepit de Roberto de Maynesford firmario manerii de Est-M' et famulis suis aliter multuram quam capere deberet de jure et contra consuetudinem usitatam, et si etc. et ad quæ dampna.

NEUTON-KETTON. Walterus Bischopp, Ricardus Gibson, et Walterus Mustard jur'. — Injunctum est Willelmo Fuller et Ricardo Gibson et Willelmo Ibbi quod reparari faciant unum cotagium quod predictus Willelmo cepit ad edificandum sufficienter citra festum S. Michaelis prox. futurum sub poena di. marcae.

BILLYNGHAM. Johannes Miryman et Johannes Saunderson assignantur praepositi et jurantur facere quod tenerent facere, et injunctum est omnibus tenentibus villæ quod quilibet eorum veniant [sic] pro freth', birlaws et aliis comodis et proficuis dictæ villæ ponendis, ad præmunicationem dictorum praepositorum.

Curia tenta apud EDMONDBIRS di. Merc. prox. post fest. S. Jacobi Apostoli A.D. etc. lxxiiij^{to}.

1374. II.—Apud Hetheworth die Lunæ prox. a. festum S. . . . [Same terrar and bursar. Surtays and others not named.]

HETHEWORTH. Willelmus Person cepit iij acras terræ quoniam in tenura patris sui nunc ultimo in tenura Ricardi de Hetheworth ut liberam terram : habend' et tenend' ad term. vitæ suæ: redd. p. a. 2s. quod prius reddidit 12d. - - gres'm'a 12d.

HARTON. Johannes de Simondset cepit unum bondagium quod Dionisia uxor sua prius tenuit : habend. et tenend. ad term. vitæ suæ: redd. p. a. 35s. et argentum ter., gres'm'a 13s. 4d.

BILLYNGHAM. Injunctum est omnibus tenentibus villæ quod arrari faciant les leyi citra prox. cur'. — Fidelit' nativi capt'. Robertus filius Eustagii Fristerlyng de Hesilden nativus domini venit hic die Jovis in festum Clementis Papæ A.D. etc. lxxiiij in præsencia domini Johannis de Beryngton terr., Alani de Billyngham, Johannis de Elvet, Hugonis de Corbrigg, et aliorum quamplurimorum tenencium de Billyngham, Wolueston, Neuton, et Coupon, et juravit tactis per ipsum sacrosanctis Ewangelii quod ipse erit justiciabilis domino Priori et Conventui Dunelm' et servientibus suis de corpore et bonis suis, et quod se non elongabit de terra eorum etc. — Johannes filius Gilberti Neubond nativus domini cepit unam terram husband' quam pater suus tenuit cum stuffo viz. quinque acras frumenti, quinque acras ordei, et x acras pis' et aven': habend. et tenend. ad term. vitæ suæ: redd. et fac. in omnibus prout Gilbertus pater suus prius reddidit et fecit - - Gres'm'a 20s. solvend' infra quatuor annos p. a. 5s. per Robertum filium Eustachii Fristerlyng de Hesilden, qui quidem Robertus habebit custodiam pd. Johannis et catallorum suorum usque ad term. novem annorum, et in fine termini liberabit præfato Johanni catalla pd. et ipsum medio tempore sustentabit et in victu et vestitu et omnibus

aliis necessariis, et eciam persolvet domino et vicinis omnia et singula quæ incumbunt pro prædicto bondagio, et ad omnia præmissa fideliter tenenda et perimplenda hos invenit fidejussores Johannem Miryman et Ricardum de Monkton.

WOLUESTON. Omnes teneutes villæ ceperunt le Parkflat ad voluntatem domini, solvend' pro quolibet anno 6s. 8d. [A parchment marker inserted. *Vide* West-Merington.]

COUPON. De Litil-Steuken. [The entry is uncompleted. Below are two demises to other persons, one of a bondage in widow's-right, the second of a cot. and five acres.]

NEUTON-KETTON. Walterus Bischopp, Ricardus Gibson, et Walterus Mustard jur'. — De Willelmo Fuler quia nichil fecit in reparacione unius cotagii, pleg. Willelmus Ibbi et Ricardus Gibson 6d. — De Waltero Bischopp quia permisit Willelmo Fuler ammoveare xij stots et qwyis et omnia bona et catalla.

WEST-M'. Injunctum est villatis de Fery, Est-M', Mid-M' et West-M' quod non molent alibi quam ad molendinum domini. — Injunctum est istis villatis præter Fery quod reparari faciant stagnum molendini aquatichi. [The above marker may allude to these entries which are on the back of the roll at the same place.]

1374. III.—Tercius turnus Halmotorum incipiens apud Wolueston die Lunæ [Feb. 12] prox. a. festum S. Valentini Martiris [Feb. 14] A.D. m.ccc.lxxiiij coram dominis Roberto de Walleworth PRIORE DUNELM., Willelmo de Aslakby burs., Thoma Surtays seneschallo, et aliis. [No terrar.]

[Billyngham the first entry. Wolueston follows.]

BILLYNGHAM. W. H., R. F., quia non arraverunt les leys per quod cursus aquæ infra camp' obscuratur ad grave dampnum vic' de poena posita 40d., ex gratia ista vice 8s. Et injunctum est eisdem quod arrari faciant les leys citra prox. cur' sub poena 20s.

WOLUESTON. Injunctum est omnibus ten. villæ quod nullus eorum teneant [*sic*] aliquos canes ad capiend' lepores. — Thomas filius Willelmi et Willelmus Chapman electi sunt ad colligend' firm. et amerc. et ad hoc jur. facere fidelitatem secundum posse eorum. [Similar appointments occur for other vills in this roll.]

DIMISSIO POMERII DE BILLYNGHAM. Willelmus Harpour v. in c. et cepit gardinum pomerii de Billyngham: habend. et tenend. ad term. vitæ: r. p. a. 24s.: ita quod boves et vaccæ nec aliqua hujusmodi averia sua intrant pd. gardinum ad destruend' viridi subbosco [*sic*]: et habebit literum cum x^a sicut in manu domini pro muris faciendis, et sustentabit clausur'

pd. pomerii, et radices veterum arborum tempore debito evacuabit et plantaciones arborum pomorum et pirorum plantabit. -- Gres'm'a 20s.: condonatur per Priorem ad reparacionem gardini. — De Johanne Ades pro transgressione facta domino non cariendo victualia domini prout injunctum fuit sibi, de misericordia, 40d.

NEUTON-KETTON. Walterus Bischopp, Ricardus de Neuton et Walterus Mustard jur'. — Injunctum est jur' quod inquirant per quantum ten' Willelmi Fuler potest reparari et präsentant [sic] ad prox' sub poena di. markæ. Willelmus Fuler juratur facere pro tenemento suo quod cepit quod tenetur facere de jure.

ACLEY. De Juliana Abot, Juliana ancilla Johannis Tailliour, Emma de Wadly, Cecilia ancilla Roberti Chanceler, pro leyr, 2s.

EST-M'. Injunctum est omnibus ten. istius villæ Fery, West-M', et Mid-M', quod nullus eorum teneant [sic] Neufairs sub poena di. markæ.

EST-RAYNTON. [Four free tenancies presented, which owe homage and fealty. Distress ordered. Robertus de Coldingham (one of them) made homage and fealty to R. de Walleworth, Prior of Dm., in a court held at North-Pittyngton 22 Feb. 1374. Memorandum of this runs on, in the same hand as that of the order.] — Dies datus est Thomæ filio Gilberti, ten' domini, ad faciendam legem suam ad prox. cur. cum vj^{ta} manu de eo quod non cariavit unum plumbum prec' 20s. emptum per Johannem Littester de Hugone Ulkill, et pd. plumbum fuit arrestatum per præpositum villæ.

HESYLDEN. **NATIVI DOMINI.** Robertus filii Ricardi filii Walteri nativus Domini fuit arrestatus et liberatus domino Johanni de Hemmyngburgh nuper terrario, et super hoc idem terrarius liberabit präfato Roberto Waltero [sic] de Heselden ad custodiendum ad opus domini Prioris. — **FUG' IN WARENNA.** R. de N., J. de H., R. de M., et Willelmus de Marton vicarius de Hesilden fugaverunt in warenna domini Prioris et ceperunt lepores pluribus vicibus prout jur' præsentant.

SUTHWYK. De Roberto Smyth quia noluit sedere ad præceptum senescalli. — Robertus Smyth cepit j bondagium ultimo in tenura Willelmi filii Henrici: habend. et tenend. ad term. vitæ suæ p. a. in omnibus, viz. pro operibus et aliis diversis 30s. et argentum terr. --

DALTON. Compertum est per jur' quod forg' villæ et vj acræ terræ quæ Johannes Smyth tenuit et quæ Thomas firmarius clamat habere tanquam pertinent' dominicis terris valent p. a. 6s. quæ idem firm. occupavit per vj annos, ideo leventur de

eodem firmario quia non continentur in indentura sua 36s. — Ricardus de Meryngton electus est præpositum [sic] villæ ad collig' firm' et juratur facere hoc quod ad præpositum pertinet. — Memorandum quod ij boves prec. 32s. Willelmi de Norton quondam vicarii fuerunt arrestati ad reparandos domos pertinentes scaccario, et Willelmus de Norton filius pd. Willelmi cepit, et dominus Ricardus de Wolueston nunc vicarius habuit ij eq., prec. 16s.

1375. I.—Apud Pittington. [Before the Prior himself again, the same steward and bursar, John de Elvet, and others.]

PITTINGTON. Petrus Smyth cepit unum bondagium viz. j ten. et xxx aeras terræ de terra husbandorum quæ Hugo Vlkill ultimo tenuit et quondam in tenura Johannis Raven et vij aeras de penimalland et j acram. Et di. de Hudsmor: habend. et tenend. ad term. vitæ suæ si posset invenire securitatem et si non pd. Hugo Vlkill oneretur de firm'. — Inquisicio. Compertum est per sacramentum [of twelve men, Ricardus Wyduson and John Freeman among them] die Martis prox. p. festum Nativit. S. Johannis Bapt. A.D. m.ccc.lxxv in præsencia domini Roberti de Walleworth, Prioris [etc.] quod Thomas filius Johannis Wydouson de West-Raynton est liber et liberi [sic] condicionis ac liberi status et non nativus dicti domini Prioris.

WEST-M'. Dies dat' est jur' quod inquirant et præsentent [sic] - - si Willelmus filius Alani depasc' fuit balks et leys Henr. de Neuton infra blad' vic'. — Injunctum est omnibus ten. villæ quod arrari faciant novam terram super le Braks et Oxenlawfeld.

CHILTON. Dies [etc.] - - per quantum ten. ultimo in tenura Johannis Smyth de Maynesforth potest reparari.

FERY. Injunctum est omnibus cot' villæ quod non exiant villam dum aliqui ten. aliquid habent ad operandum.

HESILDEN. Ordinatum est ex communi assensu quod nullus quod non [sic] intrent [sic] camp' nisi ad exitus villæ; et quicquid colligerint infra campum differant per eosdem exitus; ita quod nichil celetur; sub pena 12d. solvend' qualibet vice per ipsum qui in deffectu reperitur: Et quod quilibet villæ jur' ad custod' freth'. — Injunctum est præposito quod attach. fac' Alic' fil' Ricardi Watson nativæ [sic] domini ad essend. hic ad prox. ad satisfaciend. domino de eo quod se maritavit sine licencia domini. Postea venit et fecit finem. [“De Alicia filia Ricardi Watson pro leir 6d.: De eadem Alicia pro mercheto, pleg. Johanni de Raynton, 2s.” are previous entries at this court.]

WALLESHEND. De Alano de Dunelm. et Johanne del Rawe

pro freth fract' collig' pescods 2s. Injunctum est omnibus ten. villæ quod nullus eorum colligent [*sic*] pescods nisi ad usus proprios et non ad vendend. apud Novum Castrum, et hoc in loco ordinato per præpositum.

HEWORTHS. Compertum est per jur. quod le Potterchair debet claudi præter tempore varrecti. — De Willelmo de Stanhopp de Magna Vsworth pro transgressione facta in le Leme per best' de Magna Vsworth - - 40d.: condonatur per priorem. — Robertus Letani cepit unum cotagium et j acram et di. ad finem villæ; habend. et tenend. ad voluntatem domini. — Gres'm'a 6d.: nichil quia forestarius habet.

JAROWE. De Simone Figi et Johanne filio suo pro freth' fract' non claudendo frontes suas - - 12d. Compertum est quod Simon' Figi elongavit arbores quos [*sic*] cepit ad ædificand.

WERMOUTH. Præsentatum est quod Robertus filius Aliciae del Castell habuit unum mes. et ix acras terræ pro quibus fuit in custodiam domini Johannis nuper Prioris qui custodiam contulit eidam Simoni de Fulwell defuncto, et idem Simon' contulit custodiam illam Ricardo de Hetheworth, et idem Ricardus occupat illam terram ut terram liberam suam ex dono, et Stephanus Carter et Adam Jonson tenent illam terram per 6s.

WYUESTOWE. Incrementum redditus 6d. Johannes Gray cepit unum cotagium ultimo in tenura Thomæ Wrygh: habend. et tenend. ad voluntatem domini: redd. p. a. 2s. - - — Katerina de Brenklaw cepit unum di. cotagium ultimo in tenura Wilhelmi Souter: habend. et tenend. ad voluntatem domini: redd. p. a. 18d. - -

BILLYNGHAM. Injunctum est omnibus ten. villæ quod arrari faciant les leys eo quod aqua non habeat sufficientem transitum. — De Willelmo del Rawe et Alicia uxore ejus pro licencia rehabendi duo cot' per ipsos tabernata [*sic*] sine licencia, ad term. vitæ ipsius Aliciae, 40d. — Johannes Child cepit unam rodam terræ ultimo in tenura Wilielmi Harper retro gard' pd. Willelmi: habend. et tenend. ad voluntatem domini - - redd. p. a. 6d. quæ prius reddidit 5d.

COUPON. Injunctum omnibus ten. villæ quod nullus eorum intrant [*sic*] parcum sine licencia.

NEUTON-KETTON. Walterus Bischopp, Walterus Mustard, Ricardus Gibson jur'. Nichil præsentant.

ACLEY. Injunctum est omnibus cotariariis ac omnibus aliis ten. domini qui non habent blada sua ad metenda quod metant cum domino apud Ketton sub poena 40d. et eciam sub poena amissionis juris sui: Et eciam quod illi tenentes qui demiserunt tenementa sua quod faciant eos metere cum domino

sub eadem poena. Et injunctum est Willelmo Pouer præposito et forestar' quod ipsi arrestari faciant omnes hujusmodi tenentes et servitores ac operar' villæ ita quod non exiant villam ad metendum nisi cum domino et tenentibus suis sub poena 20s. — Willelmus Pouer, Johannes Tailliour, Gilbertus Randolph et Thomæ Watson facti sunt constabiliarios [sic] villæ.

1375. II.—Apud Heb'n die Lunæ prox. p. festum Michaelis [before the same Prior, Bursar, and Steward].

WILLYNTON. De ten. de Willyngton et Wallehend quia non habuerunt unum communem fabrum prout injunctum fuit eis in pluribus Halmotis de misericordia 2s. — Injunctum est [sic] istius villæ et villat' quod habeant communem fabrum citra festum S. Martini, et eciam quod nullus eorum operant [sic] ferr' caruc' apud [sic] de cetero sub poena 20s.

HEWORTHS. Tenentes utriusque ceperunt iiij acras quondam in tenura Johannis de Folaceby domini vast. ad voluntatem domini, redd. p. a. 2s.

HEB'N. Johannes de Hetheworth fecit homagium et fidelitatem domino Roberto, Priori ecclesiae Dunelm. in ecclesia de Jarowe die Martis prox. p. festum S. Fidis V. anno lxxv pro terra sua quam tenet in Heb'n de prædicto. — Item Johannes Willy fecit homagium et fidelitatem eide[m] domino Roberto in cur. apud Harton.

BILLYNGHAM. Injunctum est omnibus ten. villæ quod reparari faciant le Wethercote in hostiis et fenestris et co-
opertur' citra festum Paschæ.

WOLUESTON. De Johanne de Arsom pro convencione fracta Johanni del Forth et Julianæ uxori ejus non feoffando eos in uno cotagio et iiij acris terræ cum pertinenciis in Wolueston ad totam vitam pd. Johannis et Julianæ tempore quo ipsam Julianam desponsavit prout conventum fuerat inter eos, quod idem Johannes de Arsom non potest dedicere, unde dampna taxantur per jur. ad 13s. 4d. ad term. vitæ, 6d.

NEUTON-KETTON. Walterus Bischopp, Walterus Mustard, et Ricardus de Neuton jur'. [There are no entries as to this township in 1375, III., and 1376, I. and II.]

ACLEY. Injunctum est omnibus ten. villæ viz. brasiatoribus quod non vendant lagenam cervisiae carius quam pro j d. ob.

CHILTON. Compertum est quod una placia quæ [sic] Johannes Smyth de Manesforth cepit ad edificand' de meremio domini potest reparari cum meremio domini pro 30s sufficienter.

WEST-M'. Injunctum est omnibus ten. villæ quod nullus dedicant [sic] al' in verb' vel factis.

MID-M'. De [*five persons*] pro spinis succisis infra le Frith. — Injunctum est omnibus ten. villæ quod nullus eorum succ. spinas in camp' de Mid-M'.

EST-RAYNTON. [Elias Pater-noster a juror.] — De Ricardo Widouson, Johannes Freman pro una thrava avenæ vocata Saintgilicorn detenta, prout compertum est de misericordia 12d. condonatur per Priorem.

MORESLAWE. Præsentatum est quod Alicia filia Johannis Hudson spons' fuit super liberam terram: ideo inquirendum est si ipsa Alicia dabit merch' vel non. — Johannes filius Rogeri calumpniatus est nativus domini de villa de Parva Heswell, et dicit quod liber est, ideo juravit quod non elongabit se ante prox. cur., scilicet ad racionabilem præmunicationem veniet ad cur. Et Radulphus de Maltebye manucepit pro 8s. in precio unius equi arrestati ad dictam curiam.

Curia tenta apud HESILDEN die Merc. prox. post festum S. Hillarii, A.D. etc. lxxv.

DALTON. Johannes Douson - - cepit unum cotagium quondam in tenura Marjoriae Kemster et unum aliud cotagium ultimo in tenura Matild' Faitwyfe: habend. et tenend. ad voluntatem domini: redd. p. a. 2s. - - - Ordinatum est ex communi assensu quod nullus eorum maledicant alii [*sic*] in verbis vel factis. — Dominus Ricardus de Woulestion vicarius cepit unum tenementum, xl acras terræ ultimo in tenura Willelmi de Norton vicarii ante ipsum: habend. et tenend. viz. a festo Pur. B. M., A.D. etc. lxxij usque ad term. xv annorum ex tunc prox. seq. - - redd. pro anno lxxij 20s. ex convencione inter ipsum et dominos Thomam de Herdwyk tunc terrarium et Johannem de Beryngton burs., ut dicit, et quolibet anno sequente solvet 30s. quousque xv anni fuerint completi in casu quod moretur et non permutteraverit. Et dampn' domorum dum fuerunt in tenura domini Willelmi de Norton vicarii ante ipsum adjudicati [*sic*] fuerunt ad 60s. ad quarum emendacionem pd. Ricardus cepit de bonis pd. Willelmi ij equos pc. 16s., j vaccam cum j vitulo pc. 14s. et ij boves pc. 30s. [from another entry it appears that "devenerunt in manu domini Ricardi vicarii de Willelmo de Norton pro emend. domus domini apprec. ad iiiij marcas, in primis vj acras frumenti pc. 10s." (and the above animals)]. Fuerunt arrestati pro emendacione pd. domorum quos Willelmus de Norton filius ejusdem vicarii abduxit, quos pd. Ricardus habebit vel precium si dominus Prior possit recuperare vel precium per legem. Pleg. ad omnia prædicta perimplend' obligat se et omnia bona sua in præsencia Prioris in curia. — Adam de Gil-dansid venit et cepit unum cotagium quod Willelmus Langbayn tenuit cum vj acris terræ a festo S. Martini A.D. m.ccc.lxxv usque

idem festum tunc prox. seq., viz. per j annum, redd. p. a. 2s. - - Et si aliquis tenens venerit qui pd. cotagium et terram capere voluerit infra pd. tempus pd. Adam solvet pro tempore in quo moretur.

RAUENSFLAT. Johannes Barker de Saynt-Giligat cepit xxvij acras terræ ultimo in tenura Thomæ Coffe et Willelmi del Hall: habend. et tenend. ad term. xv annorum: redd. p. a. 28s.

1375. III.—Apud Wolueston, die Marcii quarto . . . Roberto de Walleworth priore, Willelmo de Aslakby bursar. Johanne de Eluet . . .

[BILLINGHAM?] . . . Alicia filia Willelmi Neubond finivit pro uno bondagio et est impotens. Ideo p. est att. pd. Alicia ad essend. ad prox. cur.

WOLUESTON. Injunctum est omnibus tenentibus istius villæ et villat' de Neuton et Coupon quod emendari faciant viam in . . . Hawsard.

COUPON. Litil-Steuken cepit unum cotagium quondam in tenura Galfridi Ladman. - - Gilbertus filius Johannis electus est in officium præpositi et Johannes de Raw est socius suus et jurati sunt. - -

ACLEY. Ordinatum est ex communi assensu quod habeant unum communem messorem citra festum S. Cuthberti in Marcio sub pena 20s.: Et eciam quod habeant unam communem messorem citra festum S. Elenæ sub pena 20s.: Et eciam quod nulli [sic] ten' dictæ villaæ malefaciat dicto messori aut sibi faciat rescussum de animalibus impignoratis aut animalia infaldata capiat extra faldam sine licencia dicti messoris sub pena 20s.: Et eciam quod quilibet tenens fac' pastoribus villaæ prout communiter fuit concordatum.

CHILTON. De Johanne de Maynesforth Smyth quia non ædificavit unum domum prout cepit ad ædificandum - - 30s.

FERY. Injunctum est omnibus tenentibus istius villæ et villat' de Est-M', Mid-M', West-M' et Chilton quod nullus eorum implacitet alium in nulla curia nisi in cur' prioris viz. in laycali et seculari. — Johannes Smyth cepit unum cotagium et vij acras terræ et di. ultimo in tenura Agn' quondam uxoris Roberti de Merington: habend. et tenend. ad term. vitæ suæ, redd. p. a. prout pd. Agn. prius reddidit et fecit: Incipiendo solvere ad festum Pent. A.D. etc. lxxvij°: Et pd. Johannes pd. cotagium et terram in fine termini sui in sufficienti statu dimittet. Pleg. de firm' et omnibus aliis quæ incumbunt. Gres'm'a 2s. [“Memorandum de ista dimissione qualiter capta fuit” in margin.]

WEST-RAYNTON. De Willelmo Gilett quia in placitavit Ri-

cardum Diconson in consistorio contra poenam, de dampn' ipsius Ricardi 6d. prout compertum est, de misericordia 6d. — De Thoma Rois quia canes [*sic*] suus [*sic*] devoravit unam pavenam - - 18d.

WYUESTOW. Injunctum est omnibus tenentibus villæ et vic' prioris quod nullus eorum faciant [*sic*] Nufairs.

SCHELES. De Johanne Euotson pro trans. facta Willelmi Justhard - - 6d.

WALLESHEND. Rogerus de Laxton cepit unum cotagium et j grangiam quondam in tenura Thomæ Stagge ultimo in tenura Johannis Schephird: habend. et tenend. ad voluntatem domini ["terminum vitæ suæ" *struck out*], redd. p. a. prout pd. Thomas prius reddidit et fecit. - - Et habebit pro reparacione 4s. ["3s. 6d." *struck out*] - - Gres'm'a [blank].

HEWORTHS. Agn' Watsdoughter cepit duo cotagia viz. j cotagium ultimo in tenura Rogeri Gaithird et sursum reddidit propter impotenciam, et aliud cotagium ultimo vast. : habend. et tenend. ad term. vitæ suæ, redd. p. a. pro cotagio Rogero Schephird 16d. et pro alio p. a. 16d. — Gres'm'a 6d. — Injunctum est omnibus tenentibus villæ quod nullus eorum permittant uxores eorum ligarar' vel dedicere aliquibus de vic.' — Comper- tum est per sacramentum [*of eight persons*]—quod terra capellæ de Heworth ten' domini Willelmi Capellani tenebit vicinitatem cum averiis suis et fac' pro eisdem pro[ut] tenentes domini Prioris faciunt. Et dicunt quod omnes capellani capellæ prædictæ pro terra prædicta ante primam pestilenciam ac ten' eorum fecerunt vicinitatem cum tenentibus prædictis in custo- dia averiorum suorum sicut tenentes Prioris faciunt pro averiis suis. ["Ligarar'" *may possibly be* "lignrar'."]

DISMISS' BRS. DE WYUESTOWE. Johannes Legat cepit mediata- tem bracinagii de Wyestow - - ad term. iij a. - - redd. p. a. 6s. 8d. — Johannes de Hertlaw jun. cepit aliam mediata tem. - -

CUR' TENT' APUD SIMONDSET de tenentibus terciæ partis existentis in manu Prioris ratione minoris ætatis hæredis Radulphi Bulmer die Veneris prox. post festum Annunc. B. V., A.D. m^occc^olxxvj^o [*four jurors*]. Injunctum est Willelmo Mast- lyon quod reparari faciat tenementa sua.

MESYNGSILVER de Suthwyk 7d. ob., Fulwell 3d., Wermouth 4d. ob. : sol. pro ij annis 2s. 6d.

CUR' TENT' APUD HESILDEN die Martis prox. post festum Corporis X¹ A.D. m^occc^olxxvj^o. Ordinatum est ex communi assensu quod omnia collecta tam blada quam herbæ infra cam- pum defferentur aperte per medium villæ et non retro gardina in secretis. — Johannes Yotson de Hesilden nativus domini venit hic in curia et cepit unum cotagium et x acras terræ quæ

Adam Hardyng ultimo tenuit : habend. et tenend. ad term. vitæ suæ. — Thomas Mareschall - - cepit unum cotagium et xj acras terræ quæ Willelmus Currou prius tenuit et sursum reddidit ad opus ipsius Thomæ: habend. et tenend. ad term. vitæ suæ. — Injunctum est omnibus mulieribus villaæ quod compescant lingua suas et quod non litigent nec maledicant aliquem.

DALTON. De Johanna uxore Willielmi Smyth pro merchet' 12d. De Margareta ancilla fermarii pro lair cum duobus hominibus 12d. De Johanna Woddecock pro eodem 6d. — De Thoma filio Alani fermar' pro uno cotagio et sex acris terræ de terra Fabri occupat' per ipsum per sex annos ultimo elapsos quæ non continentur in dimissione sibi facta de dominicis, pro quolibet anno 6s., 36s. — De uxore Johannis Dawson pro assisa serviciæ fracta 6d. — Memorandum, quod dominus Ricardus de Wolueston capellanus emit unum equum [etc.] quæ fuerunt Hugonis Fermourman indictati et fugitivi pro morte Johannis Dawson pro 30s. pleg. Robertus Martyn, cuius una medietas pertinet domino Episcopo, et altera medietas pertinet domino Priori. — Mem. quod una acra terræ de tenura Adæ Langbayne existent' in manu domini propter impotenciam ipsius Adæ seminatæ cum avena, appreciatur ad 40 d. et venditur domino Ricardo Wolueston capellano pro eodem precio. — Ricardus de Wolueston - - cepit unum cotagium et sex acras terræ quæ Willelmus Langman prius tenit [sic] et reliquit propter impotenciam : habend. et tenend. ad voluntatem domini, redd. p. a. 5s. qui prius reddiderunt 8s. — Marjoria relicta Johannis Dawson defuncti cepit unum torale edificatum in vasto domini per dictum Johannem, habend. et tenend. ad term. vitæ suæ, redd. p. a. 12d. set dominus Prior ex gratia sua remisit pd. Marjoriæ quod non solvat nisi 8d. p. a. tempore dictæ Marjoriæ - - et dat pro grisumma 12d. et condonatur usque ad 3d. — Item pd. Marjoria cepit unam terram husband' viz. unum mes. et xvij acras terræ cum ptin. quæ quondam dictus Johannes maritus dictæ Marjoriæ prius tenuit : habend. et tenend. ad term. vitæ suæ: redd. p. a. antiquam firmam et edificabit unam domum infra annum sumptibus suis propriis et reddit pro girs'm'a 13s. 4d. quæ condonatur usque ad 40d.: Pleg. terræ quam grisumma et omnium aliorum dominus Ricardus de Wolueston vicarius de Dalton et Ricardus de Meryngton. — Johannes filius Johannis Dawson cepit duas terras husbandorum quarum quælibet continet xvij acras quas dictus Johannes Dawson prius tenuit : habend. et tenend. ad term. novem annorum : redd. p. a. antiquam firmam, et reddit pro girs'm'a pro dicto tempore novem annorum 40d.: Pleg. de firma et omnibus aliis, dominus Ricardus de Wolueston vicarius ecclesiæ de Dalton et

Ricardus de Meryngton. — Adam de Gildonsyd cepit unum cotagium quondam in tenura Johannis Dawson: habend. et tenend. ad term. vitæ suæ; redd. p. a. 12d. et opera consueta manerio. — Et dat pro girs'm'a, 6d. — Willelmus Smyth cepit unum cotagium quondam in tenura Johannis Dawson: habend. et tenend. ad term. vitæ suæ, redd. p. a. 12d. et opera consueta manerio — et dat pro girs'm'a 6d. —

1376. I.—Apud Billingham, d. Merc. prox. post festum S. Johannis Baptiste — coram dominis Roberto Priore Dunelm., Willelmo de Aslakby burs., Thoma Surtays sen., Johanne de Eluet et aliis.

BILLYNGHAM. Adam Walker cepit unum cotagium quod Alicia uxor ejus prius tenuit: habend. et tenend. ad term. vitæ suæ: redd. p. a. antiquam firmam et cervis. — Gres'm'a 12d. — Dimissio gardini de Billyngham. Johannes Miryman cepit gardinum manerii de Billingham quod Willelmus Harpur prius tenuit cum fruct' et herbag' pd. gardini solvo [*sic*] domino Priori vivarium [*sic*]: habend. et tenend. ad term. vitæ suæ: redd. pro primis tribus annis quolibet anno 26s. 8d., et postea quolibet anno 30s. — De Johanne Jentilman pro transgressione facta Agn' de Ingelton — 6d.: De Angn' de Ingelton quia maledixit Johannem Jentilman — 6d.

WOULUESTON. Willelmus May nativus domini cepit xxx acras terræ cum stuffo viz. v acras frumenti, prec. acræ 10s., iij acras fab' et pis' et iiiij acras avenæ, prec. acræ 5s., quas idem Willelmus prius tenuit et quæ propter impotenciam suam captæ fuerunt in manu domini: habend. et tenend. ad voluntatem domini: redd. antiquam firmam — Pleg. de stuffo firma et omnibus aliis quæ incumbunt Thomas Breuster et Thomas de Billyngham de Wolueston. Et eciam ad omnia præmissa fideliter facienda et perimplenda plegii præstiterunt fidem domino Roberto Priori ecclesiæ Dunelm' coram domino Willelmo de Aslakby burs., Johanne de Eluet, Roberto de Massham et aliis in camera sua die dominica prox. post festum Assumptionis B. Mariæ, A.D. supradicto. Et eciam invenit iiiij acras unius arruræ quas sic dimmittet.

COUPON. De [“Diota Salter pro falsa querela” *struck through*] Præceptum est seisire in manum domini totam manuracionem j salinæ quam Thomas Murt nunc occupat, quondam in tenura Johannis Boys et quod levari faciat arr' pd. salinæ. Thomas del Houen' cepit unam salinam quondam in tenura Johannis Fauks et pertinet j cot' prædicti cot' [*so*] ultimo in tenura pd. Johannis: habend. et tenend. ad voluntatem domini: redd. pro primis duobus annis quolibet anno j quarterium salis et postea quolibet anno xv. bz ct qu'.

ACLEY. Johannes Tailliour venit et cepit xii acras terræ cum prat' pertin' prædictis xij acris terræ ultimo in tenura Willemi Ibbi et dimissas per pd. Willelmum prædicto Johanni ex lic. Prioris: habend. et tenend. ad term. vitæ suæ: redd. p. a. 12s. - - Gres'm'a 3s.

MID-M'. De Willelmo Currour quia non reparavit le Brocs-hous, de misericordia 6d.

EST-M'. De Laurentio Hunter pro transgressione facta Thomæ de Morpaph vic' prout fatetur, 6d. — De Gillota de Midrigge pro mercheto 12d. — De Is' uxore Roberti filii Ricardi pro leyr, [et de] Gillota de Midrigge pro eodem, 12d. — Jur' præsentant quod j cotagium et j grangia prostrat' in tenura sua Hug' del Tounhend et j cotagium Roberti Hikson - - j mes. in tenura Hugonis Atthetonheud - - j cotagium in tenura Willelmi de Heghyngton.

PITYNGTON. Compertum est per sacramentum [*fourteen men*] in præsencia domini Roberti de Walleworth Prioris et aliorum plurimorum quod Robertus filius Nicholai qui modo vocatur Robertus Tomson est liber et liberi [*sic*] condicionis ac liberi status et non nativus dicti domini Prioris. — Willelmus Gilet cepit j mes., xx acras terræ ultimo in tenura Aliciae Huntyng [18s. 4d.]: et vj acras de le leyland [2s. 8d.]: habend. et tenend. ad voluntatem domini. - -

1376. II.—Apud Acley, die Martis prox. ante festum S. Michaelis [*not stated who were present*].

ACLEY. Terra Willelmi Reuegill. Terra quæ vocatur Reuegill-land continet xxij acras terræ quæ tenentur reddere scaccario 3s. p. a. pro cariacione molar' ob' et invenit unum hominem ad stagnum et met' j die cum homine et facit summoniciones et sequitur placita et molet ad xij vas et dat merch' et auxilia, unde Willelmus Yut dicit quod ipse tenet iij acras terræ de pd. terra. Willelmus del Neuhaus tenet xij acras terræ ut dicit, Ricardus de Heworth iij acras terræ, Willelmus Randolph et dominus Prior tenet [*sic*] iij acras terræ.

FERY. Willelmus filius Hugonis cepit totam tenuram Roberti Tot quia impotens: habend. et tenend. ad [*"voluntatem domini" on an erasure*] redd. p. a. 10s. quod [*sic*] prius reddidit 13s. - -

PITYNGTONS. De Johanne PUNCHON quia non debite præmuniuit tenentes ascend' ad Halmot' prout omnes testantur 12d. Dimissio. Redditus de novo. Johannes de Fery venit hic in curia et cepit unam placeam vastam et unam acram terræ quondam in tenura Hugonis de Pityngton quæ non inseruntur in Rentali ut dicitur: habend. et tenend. ad voluntatem domini vel quousque alias venerit qui plus dare voluerit: redd. p. a. 12d. quæ prius reddiderunt 2s. - -

HEWORTHS. Injunctum est omnibus tenentibus villæ quod habeant ceppos [“Cippus, ceppus, = rete, instrumentum quo reorum pedes constringuntur”] citra festum S. Martini. — Thomas Fische cepit j cotagium et iij acras terræ quæ acræ fuerunt ultimo in tenura Rogeri Tomson, quondam in tenura Willelmi de Risley: habend. et tenend. ad voluntatem domini redd. p. a. 3s. — Willelmus del Kitchin v. et cepit j cotagium et vij acras terræ ultimo in tenura Johannis Theker eo quod Maria Theker uxor pd. Johannis noluit capere: habend. et tenend. ad term. vite suæ si ita sit quod alias non fecit convencionem domino Priori vel bursario: redd. p. a. et faciendo in omnibus prout pd. Johannes prius reddidit et fecit. — [in a smaller hand, apparently interlineated] Dominus Robertus Prior Ecclesiae Dunelm. concessit et ad firmam dimisit Adæ Martin et Johannaæ uxori suæ bracinag' vill' de duobus Heworths — ad term. x annorum — redd. inde p. a. 7s. terrario qui pro tempore fuerit — Ita viz. quod pd. Adam et Johanna invenient cervisiam sufficientem pro vicinitate Prioris ibidem. Gres'm'a 5s. quos Prior cepit.

WERMOUTH. Injunctum est Johanni Douson quod se bene geret versus vicinos et alios ministros domini sub poena 20s.

WYESTOWE. Willelmus Maymond cepit piscar' del Ebyare pertinent' tenentibus de Harton in relevacione firm' prædictorum tenentium del Ebyare, a festo S. Martini A.D. millio. ccc^{mo} sexto usque ad term. viij annorum — redd. pro primo anno 15s. et pro quolibet anno seq. 30s. — pd. piscar' sumptibus suis sufficienter reparabit et manutenebit et in fine termini sui in sufficienti statu dimittet.

HARTON. De ten. villæ pro herbagio j terræ husbandorum quondam in tenura Johannis Hogeson unde non p^t acquietar' [blank].

BILLYNGHAM. De Johanna Hardgill pro leyr cum duobus hominibus. Johanna filia Agn' de Ingelby pro eodem 18d. — Robertus Yutson nativus domini cepit duo cotagia, iij rod. terræ, ultimo in tenura Johannis Child: habend. et tenend. ad term. vite suæ — Robertus Fauks cepit unum bond. quondam in tenura Willelmi Neubond, eo quod filius pd. Willelmi non est sufficiens: habend. et tenend. ad voluntatem domini quia nativus — redd. et fac. in omnibus prout pd. Willelmus prius reddidit et fecit. — Et pd. Robertus prædictam terram et domos cum grang' sufficienter reparabit et manutenebit sumptibus suis propriis eo quod pd. Robertus sponsavit uxorem pd. Willelmi et habuit catalla sua — Gres'm'a 40s.

WOULWESTON. De omnibus ten. villæ et villat' de Coupon quia noluerunt emendare viam de Neuton More — 20s. — In-

junctum est - - quod quilibet ten' del Estrawe claudant gardina sua, et quod nullus eorum teneant communem viam ad exitum gard'.

1376. III.—Apud Heb'n', die Martis in prima sept. quadragesimæ, coram dominis . . . de Aslakby terr., Willelmo de Killerby burs., Thoma S'tas senescallo, et Johanne de Eluet et aliis.

[WALLESEND.] Compt. est per sacramentum jur. quod Ricardus Aruas nativus domini ex uxoratus [*sic*] et moratur in Horton et Johannes Aruas est frater ejus et est ead' cond' et moratur in Ylayton [?] prout creditur. Johannes Watson nativus domini et moratur in Northumbr'. Jon filius Henrici Egill' ead' cond' et moratur in Novo Castro in Pampden cum Walerio Kaa.

HETHEWORTH. De Thoma Aunfray quia tenuit unum cota-
gium uxoris Johannis Chiriman ultra festum S. Martini prox.
præteritum prout injunctum fuit sibi in ultima curia ad dampn'
pd. uxoris Johannis Chiriman 40d. prout compertum est de
misericordia 6d. [No entry on the subject in 1376, II. But in
1376, I. is "De Mariota Chiryman pro tabernacione unius
cotagii sine licencia domini Thomæ Aumfray 6d."]

MONKTON. Willelmus Jakson cepit ["j bond" *struck out*] j
toftum et croftum et xxiiij acras terræ ultimo in tenura Johannis
patris sui: habend. et tenend. ad voluntatem domini ["ter-
minum vitæ suaे" *struck out*]: redd. p. a. 8s. quod prius red-
dedit 12s.: incipiendo solvere ad festum S. Martini prox.
futurum: redd. pro primo anno 4s., et secundo anno 8s., et sic
de anno in annum dum fuerit in tenura sua - - Gres'm'a 6s. 8d.,
condonatur.

SUTHWYK. De Johanne Reid pro arr' operum j cotagii
quondam in tenura Johannæ Marmedok debit' manerio de Ful-
well a retro de vij annis, pro quo tenetur metere in autumpn'
p. a. per iiiij dies quilibet anno 12d., 7s.—Ordinatum est per
jur. quod Johannes de Vsworth habebit edificia unius bondagii
quod idem Johannes et Robertus Smyth ceperunt ad in-
vicem, et idem Robertus habebit gardinum herbag' et Johannes
dabit pd. Roberto 2s. in manu, et quod pd. Johannes comora-
bitur in prædicto [*sic*] edificiis et illa manutenebit et sustentabit
pro term. vitæ suaे et in fine termini sui in sufficiente statu
dimittet, et super hoc injunctum est pd. Johanni quod veniat
et trahat moram ibidem ante festum Martini prox. fut.

WYESTOWE. Incrementum redditus 4d. Isabella quæ fuit
uxor Johannis Walas venit in curia et cepit et [*sic*] tenement'
et xxij acras terræ et eciam [vij] acr' de terra Hostilar': habend.

et tenend. ad term. vitæ suæ ut de jure viduæ: redd. pro tene-
ment' et xxij acris terræ scaccarij p. a. 3s. quod prius reddidit
2s. 8d. Et pro viij acris de terra Hostilar' faciet antiqua opera
et servicia prout Johannes Walas prius reddidit et fecit, viz.
pro acra 15d. - - Gres'm'a - - 20s. — Juliana filia Johannis
Wallas cepit j cotagium et vj acras terræ ultimo in tenura pd.
Johannis patris pd. Julianæ: habend. et tenend. ad term. vitæ
suæ: redd. in omnibus prout pd. Johannes prius reddidit et
fecit - - Gres'm'a, et habet, 6s. 8d.

NATIVUS. Compertum est per sacramentum Willelmi Bell,
Thomæ Page, Rogeri Ward, Thomæ filii Alani, Roberti Smith,
Willelmi filii Hugonis, Johannis filii Adæ, senioris, Johannis
Lord, et Eliæ Rauen, quod Johannes Brounnyg filius Johannis
Brounnyg de Harton est nativus domini Prioris et ipse et ante-
scessores sui hujus condicionis fuerunt a tempore quo non exstat
memoria. Ideo capiatur pd. Johannes. Et postea venit et fecit
fidelitatem domino prout ad nativum pertinet, et concedit
solvore domino 2s. annuatim ad scaccarium suum Dunelm. per
manus suas proprias ad fest. Pent. et S. Martini in Yeme per
equales porciones [*in the margin* "Albania, ij s." *vide* Dufresne,
sub voce]: incipiendo solvere ad festum Pent. prox. futur. quo-
usque dominus de eodem aliud duxerit disponendum nisi ipse
possit legitime probare quare debeat a pd. servitute liberari.
Et ad solucionem medio tempore ut prædictur faciendum jura-
bit tactis sacrosanctis ewangeliis apud Wyestowe die Merc.
in prima quadragesimæ A.D. millesimo ccc^{mo} septuagesimo sexto,
presentibus domino Willelmo de Aslakby terr., Willelmo de
Norton mon' [etc.].

SCHELES. Isti sunt electi ad sedend' ad prox', Robertus
Swan, Johannes Tyngryng, Robertus Vtting, et Johannes Baron.

WEST-RAYNTON. De Cecilia filia Petri de Wigby pro mer-
cheto 12d. De Isold' filia prædicti Petri pro mercheto. [*No
separate sum mentioned.*] Pl. idem Petrus quia [eos, sic, written
above] maritavit et prædictam Is' extra villam. — Thomas filius
Johannis filii Viduæ cepit j bondagium sine stuflo ultimo in
tenura Petri Smyth quondam in tenura Hugonis Vlkill: habend.
et tenend. ad term. vitæ suæ: redd. pro omnibus operibus et
serviciis quolibet anno 33s. 4d. et argent. terr.: incipiendo
solvore ad festum Pent. A.D. etc. lxxvij^o. Et interim pd.
Hugo Vlkill respondebit de firma [etc.]. — Injunctum est jur.
et Johanni Freman et Ricardo Wydouson quod videant et in-
quirant edific' et terram ultimo in tenura Petri Smyth per
quam summam possint reparari.

MORESLAWE. Gilbertus Vncouth habet vij spers et Johannes
Vncouth xj spers de j nova domo edificata per dominum

Johannem de [“Beryngton” *struck out*; “Hemmyngborgh” *follows on an erasure*] pro j tenente’ pertinentem j bond’.

HESILDEN. Compertum est per sacramentum [*of five jurors*] quod Willelmus Yutson et Thomas Yutson commorantes cum Johanne de Hesilden de Hertilpoll et Johannes Yutson et Robertus Yutson fratres prædictorum Willelmi et Thomæ sunt nativi domini Prioris et prædicti [*“Thomas” struck out*] et Robertus fecerunt fidelitatem domino: et Johannes moratur in Hesilden et Robertus moratur in Billyngham super terras domini. Item præsentant quod Robertus filius Ricardi Watson est nativus domini et fuit captus et deliberatus domino Johanni de Hemmyngburgh tunc terrario, et idem terrarius liberavit eum Waltero de Hesilden ex manu capcione, et idem Walterus misit eum versus Eboracum pro artificio sellarii, et ibi moratur. Ideo loquendum est cum pd. Waltero. — Injunctum est omnibus tenentibus villæ quod veniant ad præmissionem messoris ad loquend’ pro comodo domini et vic’.

BILLYNGHAM. Compertum est per jur. quod Thomas Richardson filius Gilberti de Billyngham est nativus domini et moratur in Melsenby juxta Richemond.

NEUTON-BIEULWE. Injunctum est Thomæ Schephird pondero de Billyngham quod arestari faciat omnes homines exercentibus [*sic*] injustas vias infra dominium Prioris sub poena di. marcæ. Et eciam quod omnes homines dum præmuniti fuerunt de vic’ Prioris sint in auxilium prædicti ponderi sub eadem pena solvend’ per illum qui in deffectu reperitur.

NEUTON-KETTON. Walterus Bischopp et Willelmus Hoton jur. Nichil præsentant.

ACLEY. Injunctum est omnibus tenentibus villæ quod nullus eorum ludant ad pilam. — Injunctum est omnibus inhospitantibus apud Acley quod inhospitent omnes extraneos transeuntes ad pedes ita bene sicut eos qui inequitant.

CHILTON. De Elena relicta Thomæ de Chilton pro mercheto - - 13s. 4d.

MID-M’. Injunctum est omnibus tenentibus villæ quod quilibet eorum claudant gardina ante et retro - - et eciam quod non permittant porcos nec aliqua averia sua exire villam sine custodia. — [An old parchment marker.] Injunctum est omnibus tenentibus quod quilibet eorum operantur [*sic*] ad molendinum, viz. pro j cotagio per j diem, et pro j bondagio per j diem: Et quod quilibet eorum capiant locum suum tempestive et quod non molant alibi quam ad molendinum prædictum - - : Et eciam injunctum tenentibus villæ villat’ de West-M’ et Est-M’ quod pro quolibet [*sic*] tenura in qua aliquis ante primam pestilenciam morabatur inveniat j hominem pro reparacione molendini prout eodem tempore fieri solebant.

EST-M'. De Dionisia filia Henrici Smyth nativa domini pro mercheto, pleg. Thomas de Bicheborn, 20s.

Curia de EDMONDBIRS tenta ibidem die Ven. prox. ante festum S. Barnabæ A.D. etc. lxxvij^o.

1377. I.—Apud Heb'n die Mart. prox. post festum S. Marie Magd. coram dominis Willelmo de Aslakby terr., Willelmo de Killerby burs., Thoma S'taus senescallo, Johanne de Eluet et aliis.

WYLLYNGTON. Cristiana quæ fuit uxor Johannis de Houghton v. in curia et cepit j mes. xxx acras terræ ultimo in tenura viri sui quondam in tenura Willelmi de Riton: habend. et tenend. ad term. vitæ suæ: redd. antiquam firmam - - Gres'm'a 26s. 8d. — Johannes filius Johannis de Houghton v. in curia et cepit j mes. xlvi acras terræ, et eciam j mes. xxx acras terræ quæ vocantur Whitmalland ultimo in tenura Johannis de Houghton patris pd. Johannis: habend. et tenend. ad term. vitæ suæ: redd. antiquam firmam - - Gres'm'a 4 l, 13s. 8d. solvend. medietatem ante prox. curiam, et aliam medietatem infra annum extunc prox. sequ. Et sciendum quod pd. Cristiana manucepit pro pd. plegis ad conservand' eos indempnes.

HEWORTHS. Petrus Lite - - cepit j mes. et xii acras ultimo in tenura Johannis de Schaffeld - - Gres'm'a 10s. — Isabella reicta Johannis de Schaffeld cepit j cotagium j acram terræ ultimo in tenura Johannis de Schaffeld: habend. et tenend. ad term. vitæ suæ: acras - - prout pd. Johannes vir suus tenuit - - Gres'm'a 12d., condonatur per terrarium. Memorandum quod bona et catalia Johannis de Schaffeld appreciantur ad xij marcas ij s. iij d. et inde devenerunt plegii [*six persons*] ad satisfaciend' domino et vic. quæ incumbunt pro eisdem. — Henricus Bulmer v. et cepit j mes. et xij acras et di. terræ ultimo in tenura Johannis de Schaffeld - - et eciam j acram terræ per se - - Gres'm'a 10s.

COUPON. Injunctum est omnibus tenentibus istius villæ, villæ de Billyngham, Woulueston, et Neuton quod nullus eorum careat blada, carbones, tabulas nec aliqua victulia ultra Tesam nisi ad communem feriam nisi sint de victualibus domini.

1377. II. [The heading mostly torn away.] Hugo de Shirborn burs.

HARTON. Injunctum est omnibus tenentibus istius villæ et villat' de Wyestowe quod reparari faciant stagnum molend' de Wyestowe.

PITTYNGTON. De Willelmo Cotom per pleg. Johannis de Blacbor et Willelmi de Welbiri et aliorum carboniorum de

3s. 8d. debit' Matild' de Howden, prout comptum est, de misericordia 6d.

BILLYNGHAM. Ricardus Broune v. in curia et cepit unum cotagium et croftum ultimo in tenura Agn' Shaket, eo quod jur. præsentant quod pd. Agn' non est sufficiens pro prædicto cotagio tenendo: habend. et tenend. pro term. vitæ suæ: redd. et faciendo in omnibus prout [etc.] - - Gres'm'a 12d. — Injunctum est omnibus tenentibus villæ qui cariare debent blada domini usque Dunelm. quod veniant cum saccis sanis ad recipiend' blada prædicta et hoc per diem et non per noctem. — Johannes filius Alexandri electus est præpositus et Robertus Hardgill socius ad colligend' firm' amerc' et omnibus aliis quod [sic] pertinent ad officium præpositi. — Johannes Widowe, Johannes de Girsby, Johannes Gentilman, Ricardus de Monkton electi sunt ad sedend' ad prox. curiam.

WOULUESTON. Præsentatum est per jur. quod Johannes de Arsom appropriavit sibi de vasto domini unde fecit sibi unam selionem et permisit unam selionem de terra domini jacere pro via, quam habet in manu sua, quod non est ad dampn' domini aut vic', ideo non amerciatur. — Unum cotagium ij acræ terræ ultimo in tenura Johannis Homan capt' est in manu domini quousque Margareta Horner uxor pd. Johannis inveniet cap' sua ut de jure viduæ. — Quatuor acræ frumenti [etc.] in tenura Thomæ filii Willelmi quondam in tenura Aliciae Gretheued seisitæ est [sic] in manu domini Prioris unde levacio respectuatur usque ad prox. curiam. Et dies datus est eidem Thomæ ad ostendendum qualiter tenet. — Dies datus est pd. Thomæ ad ostendendum qualiter tenet xij acras terræ [etc.] quæ quondam fuerunt in tenura Thomæ de Gretham cuius vestura seisita in manu domini eo quod non finivit pro eisdem. Hic ad prox. curiam sub pœna admissionis. — De Thoma Breuster et Ricardo de Holm quia ludaverunt ad ragement contra pœnam in diversis Halmotis positam, 20s. condonatur usque 2s. [Vide Halliwell's Dict. sub Ragman. The verses at Wolviston to be drawn were perhaps objectionable.]

COUPON. Johannes de Couton electus est per jur. ad essend. messorem et juratus facere quod ad officium pertinet.

NEUTON BIEULIEW. De Cecilia Wilkinsdoughter, Matild' Malkynsmaydin, pro leyr 12d.

BORDON. Die Veneris prox. post festum S. Andreæ.

ACLEY. Injunctum est omnibus tenentibus villæ quod quilibet eorum præstant [sic] lect' ad adventus prioris terrarii et bursarii. — Injunctum est omnibus tenentibus villæ quod nullus eorum capiat terram ad ædificand. nisi in loco vocato le M'spot'.

NEUTON-KETTON. [No jurors mentioned.] De Johanne de

Herdewik de Brafferton pro transgressione facta in camp' manerii de Ketton per x porcos prout praesentatur per ballivum ibidem de dampn' et misericordia [blank]. — De Waltero Bischopp, Willelmo de Hoton, pro transgressione facta in camp' manerii de Ketton et in pis' et herbag' in diversis locis per porcos, boves, equos, vaccas, vitulos, et alia averia eorum prout praesentatum est per servientes ibidem de dampn' et misericordia 4s. — Injunctum est eisdem quod non molant aliqua blada nisi ad molend' Domini de cetero, sub poena 20s. — Compertum est quod Johannes de Elvet recuperet de Willelmo Scot 12s. pro quibus praedictus Willelmus fuit plegius Johannis del Grene prout fatetur in curia.

1377. III.—Apud Heb'n die Lunae prox. post festum S. Cuthberti in Marcio coram dominis Willelmo de Aslakby terr., Hugone de Schirborn burs., Thoma Surtays sen., Johanne de [Elvet].

SUTHWYK. Praesentatum est per jur. quod ten. de Hilton fecerunt diversas purpresturas apud Swaluden.

HARTON. Ricardus filius Willelmi Bell v. et cepit j ten. et xlviij acras terrae ultimo in tenura Adæ Diotson in qua morabatur: habend. et tenend. ad term. vitæ suæ: redd. p. a. 30s. et argentum terrarii, et faciet iiiij lad' prout alii ten. de Wyestow faciunt - - Gres'm'a 20s., condonatur usque 12d. — [Rob. Wilkynson takes a similar tenement late Diotson's on the same terms.] — Thomas filius Rogeri Ward cepit ij bond. ultimo in tenura Thomæ Colyn: habend. et tenend. ad term. vitæ suæ: redd. p. a. pro qualibet bond. 33s. 4d. et argentum terrarii: Et faciet pro qualibet terra iiiij ladis prout in omnibus ten. de Wyestowe faciunt - - Gres'm'a, 40s. condonatur usque 2s.

SCHELLES. Injunctum est omnibus ten. villæ quod nullus eorum cariant piscatores versus le Northsche[le]s pro piscibus emendis ibidem, nec quod aliquis tenens Prioris emant pisces ibidem ad vendend' piscar' ibidem dum possunt h'ebere [sic] de piscatoribus domini Prioris piscem emend' sub pena 20s. Et quod nulla hujusmodi transfretacio per batell' fiat siue licencia Prioris sub eadem poena.

WEST-RAYNTON. Willelmus Walker v. in c. et cepit j cotagium et vi acras terræ ultimo in tenura Thomæ Rois: habend. et tenend. a festo Pent. A.D. etc. lxxvij^o usque ad term. sex annorum - - redd. antiquam firm' et cervis' [sic] - - Gres'm'a 12d. — Johannes Rois de Est-Raynton v. in c. et cepit duo cotagia et iiiij acras terræ quæ Agn' Rois mater pd. Johannis sursum reddidit in curia ad opus ipsius Johannis: habend. et tenend. ad term. vitæ suæ: redd. et festum in omnibus prout pd. Agn' prius reddidit et fecit - - Gres'm'a 12d.

PITTYNGTONS. De Johanna Godalle pro leyr. Pleg. Willemus Bati vicarius 6d.

NEUTON-BIEWLIEW. Injunctum est omnibus ten. villæ quod nullus eorum capiant grauell in camp' de Neuton, nec in gardin' sine licencia domini.

NEUTON-KETTON. Et nichil de Neuton-Ketton quia in manu firmariorum. [The last entry as to this place (with the exception of a memorandum in 1393) until 1453, when it was again demised by entries on the Halmote rolls.]

FERY. Matild' quæ fuit uxor Ad' Grandroger cepit j cotagium quod dictus Adam quondam tenuit dum vixit: habend. et tenend. ad term. vitæ suæ de jure viduæ: redd. prout vir suus prius reddidit. — Gres'm'a 12d.: condonatur 6d. per terrarium.

— Injunctum est tenentibus villæ de Fery quod ipsi cum messore villæ faciant dols ita quod transientes in mora possunt [sic] habere cognitionem altæ viæ et quod sint in axilium [sic] dicti messoris ad in pignorand' omnes illos qui injustas vias excereant ibidem. — Injunctum est omnibus tenentibus quod veniant ad tractand' de communibus negociis villæ ad præmunicationem præpositi vel messoris.

MID-M'. Injunctum Johanni Heriom quod ficiat [sic] j ledyate infra villam pro tenura sua quæ vocatur le Brokhous — prout tenentes ante ipsum facere consueverunt. — Injunctum est Willelmo Currou quod reparari faciat unam grangiam. — Dies datus est eidem Willelmo ad habend. record' rotul' hic in curia ad prox. in quo dicit se habere licenciam tabernand' unum mes. quod Robertus Robson modo tenet ex dimissione sua, sub pena amissionis juris sui. — Injunctum est villati isti et villati [sic] de Est-M' et West-Merington quod habeat unum messorem. — Willelmus Currou ad festum S. Martini ultimo præteritum cepit j bondagium quod Alicia mater ejus ultimo tenuit: habend. et tenend. ad terminum vitæ suæ: redd. scaccario p. a. 20s. et argentum terrarii. Cepit eciam eodem tempore j cotagium et iiiij acras terræ et di. quæ eadem Alicia prius tenuit: redd. et fac. in omnibus prout eadem Alicia reddit et fecit, et ultra metet quolibet anno per duos dies in autumpno — Gres'm'a di. marcae et condonatur per terrarium.

EST-M'. Injunctum est omnibus tenentibus et eciam jurat' istius villæ et jurat' de Mid-M' quod videant purpresturas apud Prestongate et præsentent. —

1378. I.—[Heading gone, but the roll indorsed with date, and names of W. Aslakbe, terrar., and Th. Legat, burs.]

WILLYNGTON. Johannes Ponchon de Wylyngton venit in curia et cepit j mes. xxx acras terræ quæ [sic] Cristiana

quondam uxor Johannis de . . . ton prius tenuit et sursum reddit ad opus ipsius Johannis. Et eciam cepit j mes. xxij acras terræ ultimo in tenura ejusdem Cristianæ: habend. et tenend. ad term. vitæ suæ - - Gres'm'a 23s. 4d. unde solvet infra tres sept. 6s. 8d. residuum cum recepit primam vesturam.

HETHEWORTH. De omnibus tenentibus villaे præter Simonem Figi quia non reparaverunt le cause prout injunctum fuit eis in pluribus Halmotis, 12d.

FULWELL. Ordinatum est omnibus tenentibus istius villaे et villat' de Wermouth quod nullus eorum intrant [sic] in pasturas de Hilden et les lechhes cum averiis eorum sine licencia præpositi.

SCHELES. De Diota Brounyng, Alicia quondam ancilla Ricardi Barker, ancilla Roberti Loschulder pro leyr, Agn' Hayn', Alicia de Boynton, 3s. — - Roberto Vttingson - - - Injunctum est omnibus tenentibus villaे quod nullus eorum succ. bent infra le hopp' sine licencia.

DALTON. Præsentatum est per præpositum villaे quod omnia bona Willelmi Smyth fuit [sic] arrestata pro reparacione tene- mendi sui ac pro diversis rebus ei imponendis per dominum: Et pd. Willelmus pd. arrestum fregit et bona sua asportavit extra dominium contra pacem, ideo etc. Et injunctum est eidem quod reveniet et trahit [sic] moram ibidem sub poena admissionis juris sui.

EST-RAYNTON. Injunctum est omnibus ten' quod decetero non ponant ferra carucarum infra communem fontem nec aliquam sordem aut maculam faciant in eodem.

COUPON. De Roberto Bernard pro muskelis collectis infra dominium contra defensionem messoris 6d. — Ordinatum est ex communi assensu quod nullus tenencium aut servientium villaे insultat [sic] alium cum arcis [sic] aut sagittis.

NEWETON-BEAULIEU. Cecilia Raynald cepit j cotagium et vj acras terræ quæ fuerunt Aunisiæ Couper matris suæ: habend. et tenend. ad totam vitam suam in jure - - Gres'm'a 10s. — De Willelmo Seton pro transgressione facta Willelmo Jakson ipsum insultando cum arcis [sic] ex sagittis - - 6d.

ACLEY. Willelmus Power cepit j cotagium cum gardino juxta molendinum quod Gilbertus Grubbe ultimo tenuit: habend. et tenend. ad term. vitæ suæ: redd. scaccario domini Prioris 2s. 6d. et manutenebit suas domos et eas in sufficienti statu dimittet. Et de aliis domibus terrarius faciet voluntatem suam - - Gres'm'a 12d.

BORDON. Injunctum est brasiatoribus villaे quod vendant j lagenam cervisiae pro j d. et hoc per mensur' sigill'.

[In dorso.] ADHUC EST-M'. De tenentibus istius villaे et

villatarum de Mid-M' et West-M' quia non habuerunt unum communem messorem - - 20s.

HESILDEN. Compertum est per jur. quod Isabella reicta Ricardi Watson non est sufficiens ad tenend' duo bondagia quæ nunc tenet et quod unam terram deberet dimitti per binam arruram et alia terra [*a blank*] ideo providiatur [*sic*] de j ten'. Et jur. præsentant quod pd. Isabella habet bona, viz. iij boves [etc.].

BILLINGHAM. De Agn. de Ingelby pro transgressione facta Willelmo Sparow et Julianæ uxori ejus vocante ipsam Julianam meretricem ad dampnum 40s. unde percipient ad voluntatem suam 13s. 4d. prout compertum est per jur. de poena et misericordia 40d. condonatur ad 6d. — Ordinatum est ex communi assensu quod omnes mulieres villa compescat [*sic*] linguas suas absque defamacione aliquali. — Injunctum est omnibus tenentibus villa quod castigant [*sic*] servientes suos et pueros suos ita quod non frangant murum gardini domini nec illud intrent contra voluntatem custodis. — Injunctum est omnibus tenentibus villa quod ad præmicionem servientis terrarii veniat [*sic*] festinanter pro victualibus ejusdem cariand. absque dilacione. — Ordinatum est ex communi assensu quod nullus husbandorum seu cotariorum habeant plura averia pro tenura sua quam ordinatum fuit ab antiquo seu alibi depascant quam antiquitus depascere consueverunt. — Ordinatum est ex communi assensu quod ad cornacionem messoris veniant pro collectione pisas, et cum iterum cornaverit recedant de pisis prædictis sub poena 6d.: et eciam quod nullus colligat nisi in pisis suis propriis exceptis pauperibus.

WOLUESTON. Cecilia quæ fuit uxor Willelmi Litilfair cepit unum cotagium et ij acras terræ quæ fuerunt in tenura pd. Willelmi in jure dum vixit et quæ aliquando fuerunt in tenura Ricardi de Kellow: habend. et tenend. eidem Ceciliæ ad totam vitam suam ut de jure viduæ - - Gres'm'a 2s. 6d. — Cecilia filia pd. Willelmi v. hic in curia et cepit unum cotagium et ij acras terræ ultimo in tenura patris sui et aliquando in tenura Roberti Brak: habend. in jure eo quod nullus de sanguine ipsius Willelmi finire voluit pro eisdem - - Gres'm'a 2s. — Injunctum est omnibus tenentibus villa ne quis eorum vocat [*sic*] nativos domini rusticos sub poena xx solid. — Margareta Simdoghter cepit j cotagium et ij acras terræ quæ fuerunt in tenura Magotæ Horner: habend. et tenend. ad totam vitam suam ut in jure - - Gres'm'a 12d.

1378. II.—Heb'n in festum S. Lucæ, coram dominis Willelmo de Aslakby terr., Thoma Legat burs., Thoma Surtays sen., Jóhanne de Eluet et aliis.

WALLESHEND. Injunctum est omnibus ten. villæ, quod quilibet eorum arrari faciant totam terram in warrecto tam steriles quam alias de cetero sub pœna di. marcæ.—Molendinum—Will. del Rawe senior et Will. del Rawe junior v. et c. molend. ventriticum de Walleshend a festo S. Marci 1378 ad term. trium annorum - - redd. inde per annum lx s., et præd. molend. manutenebunt prout alii firmarii ante ipsos facere consueverunt, pleg. alter alterius.

WILLYNGTON. Johannes fil. Johannis Paulyn v. et c. unum toft. xlvj a. ult. in ten. Will. [sic] Paulyn, patris sui, redd. p. a. xiiij s.; et j. toft. xxx a. ult. in ten. præd. Will. redd. p. a. x s. et opera consueta, et argent. Ter., tenend. ad term. vite suæ, incipiendo solvere ad festum Pent. anno etc. octogesimo, et interim præd. Will. solvet firm. Et aedificia in fine term. sui in sufficienti statu dimittet. Pleg. Johannes Attheyate, Johannes de Jarowe, Will. del Rawe et Robertus de Meryngton. Gres'ma. Et sciend. quod habet duos equos, prec. xxj s. Et injunctum est jur. quod inquirat [sic] de damp. tenuræ præd. terræ et præsentent ad prox. cur. sub pœna xl d. Et habet diem ad solvend. gres'mam quum ceperit primam vesturam.

JAROWE. Ordinatum est ex communi assensu, quod faciant unum cursum aquæ supra Stamerden citra prox. cur., sub poena di. marcæ—Præsentatum est per jur. quod una semita, jacens inter terram magistri de Jarowe ex una parte et liberam terram —De Ranulpho del Kitchin et omnibus aliis ten. villæ pro trans. facta in Figileys ad damp. Will. de Wermouth, Joh. Godwyn et Nich. Ponder, tenencium eorundem, vij s., unde nullum proficuum perceperunt prout juraverunt, vj d.

HEBN. Dimissio piscar. in Tyne—Will. Willy c. quamdam piscariam vocat. Pethyair, quondam in tenura Will. Larden quæ Rob. de Raynton c. ad term. vij an., de quibus iij sunt elaps, - - ad term. iij an. - - si ita sit quod præd. Rob. præd. piscar. noluerit tenere, redd. p. a. xxij s., quod [sic] prius reddidit xxx s.

WERMOUTH. Nativi—Jur' præsentant quod Adam Halknase, Johannes Adamson senior et Joh. fil. Adæ junior et Joh. Grene fil. Ric. Greneson sunt nativi domini—Injunctum est omnibus ten. villæ quod nulli cotarii teneat [sic] bidentes ultra quinque, sub pœna xl d.

SUTHWYK. Johannes Grene est nativus domini, et fecit fidelitatem quoad ad nat. pertinet.

WYVESTOWE. De Ric. fil. Adæ Diotson, pro cultello suo extracto ad percussiend. ij famul. Margaretæ de Lomly [xl d. struck out] vj s. viij d., condonatus usque ijs.—De eodem pro trans. facta Margaretæ de Lomly verberand. famul. sui [sic], prout compertum est per jur., ad dampn. ipsius Margaretæ

xl d.—vj d.—De domino Willelmo capellano [*and others*] pro trans. facta in le Hopp de damp. et mercia—xx d.—Dimissio molend.—Margareta de Lomly et Ric. de Hertlawe ceperunt molend. de Wyvestowe, hab. et ten. - - ad termi. trium an. - - redd. p. a. xij li. xij s. iiiij d. - - -

HARTON. Injunctum est omnibus ten. villæ, quod reparari faciant stagnum molend. de Wyvestowe, quilibet pro parte sua, sub poena xx s., citra fest. Nat. Dom. prox. fut.

SCHELES. De Joh. Clerk pro cultello suo extracto ad percussiend. Adam de Birden, xl d. [*Two other fines follow of the same amount for similar offences.*]

ESTRAYNTON. Præsentatum est per jur, quod Joh. Swyft de Houghton venit noctanter et fregit faldam, cap. j equum extra fald. prout compertum est.—Præsentatum est per messorem quod impignoravit lx bidentes Joh. Lile capt. infra. pis. et aven. infra le Marlborough, ideo attach. ad respond. ad liberam curiam.—Injunctum præposito quod arrestari faciat omnes ponentes ferra carucarum in fonte, immaculando præd. fontem, sub poena xl d.—Injunctum est omnibus ten. villæ quod nullus eorum permittant bidentes conculcare blad. vic. nec intrare in pastura bovin, sub poena xl d. —

WESTRAYNTON. Dies jur. [*sic*] istius villæ quod inquirant et præsentent si Joh. Huntyng et Cecilia uxor ejus verberavit [*sic*] Margaretam Wydou, vel non, ad prox. cur., sub poena di. marcæ.— De Joh. Huntyng quia non cludebat frontem suam per quod averia ipsius conculcavit et devastavit [*sic*] olera Margaretæ Widowæ.

MORESLAWE. Injunctum est Will. Tomson, quod arrari faciat et seminet unam peciam ter. quæ continet in long. lx pedes et in lat. xl pedes citra prox. cur. sub poena xl d.— [*This order is repeated at the next turn.*]

PITTYNGTONS. De Joh. de Fery quia vendidit unam ollam æream cervisiæ cont. iij lag. minus j potell., prout compertum est, de m'ia — vj d. De Matilda de Howden quia noluit accommodare lect. ad halm. Prioris prout præsentatum per cursorum scacarii in cur. — vj d. — Injunctum est omnibus ten. villæ, quod nullus eorum emant cervisiam alibi quam ad bras. Prioris sub poena x s.

HESILDEN. De Diota Webster seniore et Diota Webster juniore [*and four others*] pro leyr. iij s. Compertum est per jur. quod custagia quæ Thomas del Closse posuit super ædificia domus suæ se extendit ad v s. viij d. præter xij d. quos dicit se posuisse ultra; et in casu quod carpentarius et ipse volunt jurare quod ipse posuit præd. xij d. super ædificia præd. domus, habeat allocacionem.

DALTON. Injunctum est omnibus ten. villæ ac eciam firma-

riis inter quos lex et contentio moventur, quod nullus eorum dedicant alios in verbis nec factis sub poena xl d. solvend. per illum qui in defectu reperitur. — De Ric. de Meryngton pro trans. facta in uno gardino firmar. per pueros suos ad dampna firmar. ij d., de m'ia, vj d., condonatur per terrar.

BILLYNGHAM. Joh. de Grisby c. j cot. j ac. et di. ultimo in tenura Diotæ de Midelsborough - - habend. ad term. vitæ suæ - -

WULVESTON. Injunctum est omnibus ten. villæ quod nullus eorum permittant aliquos extraneos facere aliquam brigam [=jurgium, rixa, pugna, Du Cange] in villa de Wulveston sub pena xl s. solvend. per illos qui nolunt auxiliare nec venire ad præmunicationem constabiliariorum. Et isti sunt electi constabiliari Will. Chapman, Thomas fil. Will., Will. Fairjonson, Joh. de Hotham, Will. de Wulveston, et Joh. de Belassii.

NEUTON BIEULWE. Injunctum est Joh. de Neuton quod trahet moram in villa de Neuton citra prox. cur. sub pena admissionis [sic] juris sui sine aliqua condonacione — De Thoma Halyman quia noluit præsentare, quod Joh. de Neuton noluit trahere moram infra dominium xl d. sed false contradixit, prout compertum est per jur., et unus ipsorum ipse fuit [in margine] condonatur xx d. per Priorem.

COUPON. De Joh. Pulter [and ten others, of whom the following have surnames, Gris, Raw, Bois, Litilstevon, Lame, Jonkinson] quorum ij ultimi ameriati fuerunt in curia præcedenti pro j agno terrarii devorato per canes eorum, appreciato vj s. viij d. de quolibet iij d. — ij s. ix d.

ACLEY. Præceptum est attach. Will. Warand. ad essendum ad prox. liberam cur. ad respondend. de communi cursu aquæ que deberent [sic] currere per medium strati usque Skirn, et modo pervertitur per præd. Will., et currit modo per domum Joh. Fermourson et infra manerium ad grave dampnum. — Præsentatum est quod Rob. Chaunceler, dominus Joh. Carlés, Will. Powys Capellani sunt communes venatores et ceperunt lepores in campo de Acley — Præsentatum est per forestarium quod Thomas Kirkman et Joh. Blithman de Wyndelsdon fregerunt parcum de Acley.

FERY. Præceptum est attach. Ric. fil Petri et Is. sororem ejus ad respondend. ad liberam cur. de succ. del balks — De Will. Wait pro cultello suo extracto ad percussiendum Nich. messorem, prout compertum est, xl d. — Will. Goldyng e. communem furnum de Fery - - ad term. iij an., redd. pro primo anno xijj s. iiiij d., secundo anno xijj s., tercio anno xvj s. - - Et præd. Will. præd. furnum sumpt. suis sustentabit et manu tenebit, et in fine term. sui in sufficienti statu dimittet. In-

junctum est jur. istius villæ quod inquirant et præsentent ad prox. cur. in quantum com. furnum possunt reparare, sub pœna xl d.

ESTMER [East Merrington]. Will. fil. Joh. fil. Ric. de Wyn delsdon c. j ter. husbandorum, viz. j mess. et xxx a. ter. ultimo in tenura Rob. fil. Ric.; habend. ad term. vitæ suæ, redd. antiquam firmam - - Et sciendum quod præsentatum est per jur. in pluribus halmotis quod dampna dicti ten. apprecentur ad valenc. iij li., quæ summa debentur [*sic*] levari de bonis præd. Rob. ad reparationem dicti ten. - - Robertus fil. Ric. de Meryngton [*sic*] liberavit in possessionem Rob. de Whitton, Will. Currou, Laur. Hunter et Thom. de Melsenby et Rog. Ferrou, ad opus dom. Prioris, octo boves, prec. cap. x s., tenere ut propria catalla præd. dom. Prioris quounque idem Rob. satisficerit præd. dom. Priori de iij li. sibi adjudicatis pro deterioracione aedificiorum tenuræ præd. Rob. quam Will. fil Joh. fil Ric. nunc tenet.

1378. III.—Apud Bellyngham coram dominis Willelmo [Aslakbe terrario *so indorsed*] et Thoma Legat burs., die Martis prox. ante festum Pur. B. Mariæ.

BILLYNGHAM. De Joh. fil. Alexandri, Alicia Derwent, Gilberto Fauks, Roberto Fauks, Johanna Hardgill, Ric. Walker, Alicia Waus, Thoma Chapman, Will. del Rawe pro assisa cervisiae iij s. vj d.—De Alicia Heryngher, Agneta Calknase, Johanna de Neusom pro leyr. xvij d. — De Alicia Waus pro merch. — De omnibus ten. villæ quia non reparaverunt le Wethercot, prout injunctum fuit eis in pluribus halmotis—Et injunctum est eis quod reparari faciant le Wethercot citra prox. cur., sub pœna xl s.—Dismissio [*in margine*] Willelmus del Toune v. in curia et c. duo cot' ultimo in tenura Johannis Waux; habend. ad terminum vitæ suæ, redd. et faciendo in omnibus prout prædictus Johannes prius reddidit, eo quod uxor prædicti Johannis nec aliquis de sanguine ipsius prædicta cot' capere voluerint. Et præd. Will. præd. cot. in fine term. sui in sufficienti statu dimittent [*sic*]. Pleg. de firma et omnibus aliis quæ incumbunt Joh. Meryman et Joh. Lord.¹ Gres'ma, vj s. viij d. [*in margine*] solvend. ad prox. cur.—Injunctum est omnibus ten' villæ, quod nullus eorum teneant injustam viam ultra solum voc' Litilmeres in tenura Henrici del Neuraw sub pœna xii d. Injunctum est [*as above*] quod quilibet teneat hirsill

¹ This is now the usual form of demise. The demises will not in future be noticed, unless accompanied by special matter, or when place-names are mentioned.

cum porcis, et quod quilibet eorum custodiat, cum turnus suus venerit, quo usque habeant communem porcarium sub poena xij d. Injunctum est [as above] quod nullus eorum fodent [sic] in alta strata in villa de Billyngham, sub poena xl d.

NEUTON VIEULWE. Robertus Smith v. in curia et c. j cot. et vj acras ter. ultimo in tenura Johannis de Neuton et perdidit, eo quod præd. Johannes noluit trahere moram ibidem prout injunctum fuit sibi in pluribus halmotis per istos tres annos prox. præteritos, hab. ad term' vitæ suæ, redd. antiquam fir-
mam - -

COUPON. Bona Thomæ fil. Gilberti. Frumentum in garb. per estim. i qr. et di., j olla errea, j collobium — Compertum est per jur. quod Thomas fil. Gilberti aedificavit unam salinam et postea prostravit eandem, de cuius meremio sunt in manu Johannis fil. Rog. x spars et ribs, et in manu Johannis fil. Gilberti x spars et j first, et in gardino præd. Thomæ sunt v ribs et firsts, et in camera ejusdem Thomæ sunt xj parvi spars; cuius quidem meremia assiguantur præposito et jur. ad custod. ad opus domini sub poena di. mar.

ACLEY. Compertum est per sacramentum Rog. Lose, Joh. Tailliour, Will. Uscher, Will. Randolph, Joh. fil. firmar., Joh. Farnhamsman, Thomæ Watson, Will. Power, qui dicunt quod bona [sic] Joh. Clerk de Acley tempore quo occidit Walterum Tailliour habuit bona et catalla ad valenciam xxvj s. viij d. et habent diem ad ostend. quæ bona et catalla præd. Joh. venerunt ad manus Johannis Tours coronatoris, et ad cuius manus residuum devenerit, infra ij septimanas. Injunctum est constabulario et omnibus aliis ten. villa quod non permittant catalla felonum aut aliorum fugitivorum ammoveri de villa sed custodiant eadem catalla et ea faciant appreciari ad verum valorem quo usque mandat. habeant de Priore et offic. Episcopi, sub poena xl s. — Ordinatum est ex communi assensu quod nullus eorum permittant aliqua averia conculcare blad. nec depascere herbag. in aliquo alio loco quam ad moram, sub poena di. marcæ.

FERY. Injunctum est omnibus ten. villæ et villarum de Estmer., Westmer., et Midmer., et Chilton quod nullus eorum ludant ad pilas de cetero sub poena xl s. solvend. etc. Will. Adlok c. j toft. xx a. ter. ult. in ten. Thomæ Gawdi; hab. ad term. vitæ suæ, redd. p. a. xij s. et pro operibus manerii ij s. iij d. quod prius reddidit xj s. Gres'ma x s. solvend. cum ceperit primam vesturam. [Welfed and Bicheborn also occur as surnames in this vill. The latter frequently afterwards as de Bicheborn = (?) Beechburn.]

CHILTON. Thomas fil. Joh. Milner de Chilton c. j cot. et vj ac. ter. quæ Joh. Smith de Maynesford prius tenuit et sursum

reddidit ad opus Thomæ; habend. ad term. vitæ suæ; redd. p. a. iij s. Et præd. Thomas præd. cot. reparabit de iij coppell de silles et ij gavelforcs; Pleg. Joh. Milner, pater suus, et Rob. Hikson. Gres'ma xl d.

WESTMER. Dies datus est Joh. de Heswell ad faciend. legem suam cum vj manu ad prox. cur., quod non debet Joh. de Galleway capellano xvij s. vj d. pro blad. quos ei solvisse debuit per ij an. elapsos ad damp. ipsius Joh. vj s. viij d. [At the first turn of the following year, John de Heswell is among those who are fined quia non venerunt ad curiam and dom. Joh. de Galleway, quia non est præsens versus Joh. de Heswell, vj d.]

MIDMER. Injunctum est omnibus ten. villæ quod emendari faciant altam viam et ponant metas et bundas.—De Joh. Duket quia agestavit j stagg patris sui sine lic. dom. — De eodem pro trans. facta Joh. de Fery cum præd. stagg. — Injunctum jur. quod capiant prædictam stagg et ponant in custodia servientis manerii de Meryngton, et eciam quod nullus eorum onerent pasturam cum aliquibus averiis de cetero sub poena xl d. solvend. etc. Injunctum est Rob. Robson quod reponi faciat unum hostium cum una cerura et clave ten. tenuræ Thomæ Bullok, sub poena xx d.

HEWORTHS. Compertum est per jur. quod grangia Nich. Forester potest reparari pro xij s sufficienter, et super hoc bona præd. Nich. arrestantur et appreciantur, viz j plaustrum et attilium pro caruca precii viij s., præter blad. crescent., viz. ij a. frum., pis. et aven. — Will. Tynmonde habet lic. cariandi molas ultra solum dom. per j an. xl d. — Thomas Jonson, Galfridus Godard et Joh. Milner de Britby ceperunt quareram ad finem villæ superioris de Heworths - - per j an. ad operand. cum ij piks per ij homines et habebunt tercium hominem pro remale [sic] dictæ quareræ evacuando, absque pluribus; redd. xijj s. iiiij d. [The names Bright, Leward, Colinson, Gregg, and John de Schaffeld occur in this vill.]

JAROWE. Thom. fil. Simonis Figi de Jarow v. in cur. et c. iij cotagia et xxxvj a. ter. ult. in ten. Agn. relict. Joh. Hewet, de qua ter. pertinet cuilibet cotag. præd. xij ac.; hab. ad term. vitæ suæ; redd. antiquam firm. et fac. debita servic. et omnia alia onera - -

SUTHWYK. Dies datus est Thom. fil. Alani [and eleven others] quod inquirant de bundis inter ter. dom. Prioris quam Joh. fil. Adæ junioris tenet et liberam ter. quondam Thom. Ayer quam Joh. de Thornton nunc tenet, et ponant præd. bundas - -

WERMOUTH. Injunctum est jur. quod inquirant si aliquis cotarius tenuit plures oves quam v. sicut ordinatum fuit in cur. præcedenti, sub poena xl d.

WYVESTOWE. Injunctum est ten. de Wyvestow quod reparari faciant stagnum molend., quilibet pro parte sua, quociens indiguerit, sub poena xl d., et eciam quod non teneant viam ultra Caldwelmedowe, sub poena xl d.

HARTON. Bona et catalla Thom. Page: iij boves prec. cap. xij s., j eq. prec. xvij s., j vac. prec. x s., ij aliæ prec. viij d. cap., j juvenc. prec. iiiij s., j sus prec. iiiij s., iiiij hogrell. prec. ix s., ij carect. ferr. ligat. cum apparatu prec. xvij s., j caruca cum attilio prec. v s., item j porc. prec. iiiij s., j porc. prec. xj d., iij porcell. prec. iij s. j d., j camina ferr. prec. viij s., j plumbum prec. viij s., j ventilabrum cum iij saccis prec. iij s., item ij ollæ erreeæ et j lavator. prec. iij s., item frum. ord. pis. et aven., præter custagia messionis earundem, prec. vj li. xijj s. iiiij d., et habuit j eq. quem magister de Jarowe habuit nomine mortuarii prec. xvijj s. [In margine, Bona Thomæ Page, summa xijj li. xix s. iiiij d. præter mortuarium.]

SCHELLES. De Thom. fil. Henr. [vj d.] Joh. Hilton jun. [vj d. condonat. per terr.] Joh. Akke [vj d. condonat. per terr.] quia canes sui fugaverunt oves dom. et eas mordiderunt prout præsentatum est per bercar., de quolibet ut patet super cap. — *The following surnames also occur in this vill. Fuler, Utysgon, Brounnyg, Dandi, and Feryman.*

ESTRAYNTON. Injunctum est omnibus ten. villæ quod faciant unum puteum juxta fontem pro ferris carucarum frigurandis ita quod fons præd. poterit salvari mundus, sub poena xij d. solvend. per illum qui operatur ad forgiam, qui hoc facere noluerit. — Ric. Widouson electus est præpositum villæ et jur. facere quod ad offic. pertinet, et Joh. Freman erit collector firm.—Joh. de Lile v. in cur. et c. viij partem dominicorum, quam Elias Paternoster prius tenuit et sursum reddidit ad opus ipsius Joh.; habend. quoisque term. præd. Eliæ sit completus, redd. et fac. prout præd. Elias. Et inveniet v. a. j arruræ, iij a. binæ arruræ quas sic dimittet. Et præd. Joh. non onerabit pasturam, et tenebit vicinitatem cum sociis ten. residuum dominicorum, sub poena admissionis [sic] jur. sui.

MORESLAWE. Præsentatum est per jur. quod bona Rob. de Suthwyk appreciantur ad lx s., viz. ij boves prec. xvij s., ij eq. prec. xijj s. iiiij d., j celdr. frumenti prec. xijj. viij d., cum toto apparatu caruc. et plaust. viij s., j sus et iiiij porcell. Utensilia domus appreciantur vj s. viij d., præter terram seminatam.

PITTYNGTON. Præsentatum est quod Rob. del Kiln de Cokon cepit ij lepores; Rad. de Malteby c. j leporem; Thomas Menenyl c. j leporem. Will. Ayr de Houghton communis venator. Alanus Bouer com. venator. Dominus Joh. Gray communis venator.

MIDMER. Injunctum est omn. ten. villæ quod nullus eorum

defament alii [*sic*] in verbis vel factis, sub poena xl s. solvend. etc. Et dies datus est Will. Currou, Joh. Smith, Joh. de Fery, Rog. Arowsmith, et Will. Byng quod inquirant et præsentent Terr. apud Dunelm. quis defamavit Rob. Robson et Mariotam uxor., et eciam noctivagos, die dominica prox. ante dominicam Ramis palmar. sub poena xx s., et eciam si Joh. de Fery defamavit uxorem Joh. Doket, vocando eam meretricem et latronem.

DALTON. Injunctum est omnibus ten. villæ, quod nullus eorum permittant aliqua averia sua intrare gard. suas ad conculcand. olera nec aliqua alia necessaria infra gard. vicinorum crescencia, sub poena xij d. solvend. etc. De Thoma firm. manerii pro j cot. et vj a. ter. voc. le Smithland occupat. per ipsum sine capcione per ix an. elaps., quolibet an. vj s., prout compert. fuerat in presencia dom. Prioris in secundo turmo halm. A.D. etc. lxxv^o liij s.¹

1379. I.—Apud Estraynton coram Dominis Willelmo de Aslakby ter., Thoma Surtays sen., et Thoma Legat burs., die Martis prox. post festum Nat. S. Johannis.

HESILDEN. De Will. Currou et Joh. de Raynton, pro pastura pertinenti ij bond. Is. relict. Ric. fil. Walteri, dimissa hoc anno iiiij^s. De Joh. Matther pro friscis jacentibus in warect. pertinentibus præd. bond. ij s. vj d.

WESTRAYNTON. Injunctum est omnibus ten. villæ quod arrari faciant les Leys vocat. Hudsmer, sub poena xl d.

MORESLAW. Joh. Lile asportavit ij coppelles de siles de tenura quondam Will. de Suthwik usque Estraynton ad co-modum suum usque ad liberam terram sine licencia domini, ideo attach. ad prox. cur. — Compertum est per jur. quod una grangia, quondam in tenura Emmae uxoris del Vikers, prostrabatur in tenura ipsius Emmae, unde grossum meremium liberatur per Will. de Massham terrar. diversis ten., quod potest reparari pro xxvj s. viij d., unde præd. Adam del Wikers [*sic*] respondebit; et super hoc præd. Adam injunctus fuit ad aëdificand. præd. grangiam de meremio domini de ij coppelles de ciles [*sic*] infra unum annum prox. fut., sub poena xl s.

PITTYNGTON. Injunctum est omnibus ten. villæ quod veniant ad præmunitionem præpositi ad ordinand. pro communi-

¹ The fines for breach of assize of ale are unusually numerous at this and the preceding turn. They number at this turn 49. It is interesting to compare them with the payments during the same turn for Merchet 17, and for Leyrwit 12. We have no means of ascertaining even approximately the population of the several vills, otherwise we might form some idea of the state of morality among the inferior tenants of the Prior at this time. During the previous turn the numbers were for breach of assize of ale 57, Merchet 4, Leyrwit 19.

bus negotiis villæ et pro hirsill et custod. animalium, sub poena xl d. solvend. per illum qui in defectu reperitur. — Matilda de Howden habet diem ad faciend. legem suam cum vj manu ad prox. cur. eo quod non fregit convencionem versus Joh. de Fery prout præd. Joh. queritur de præd. Matilda de bras, unde præd. Joh. admisit [sic] proficuum ad damp. x s.

WESTM. De Hugone Paite eo quod fuit errebellis [sic] in curia in præsencia dom. Prioris xx s.: condonatur per Priorem usque xl d. Injunctum est Roberto fil. Thomæ, Will. Patison, et fil. Johannis fil. Adæ quod nullus eorum insultent aliquos de vicinitate dom. Prioris sub poena xl s. solvend. etc. [Cokky occurs as a surname.]

MIDM. Injunctum omnibus ten. quod quilibet eorum faciant fossat. de les lonyngs, quilibet [pro] parte sua, ex parte occidentali de Bischoplawe, citra festum S. Jacobi prox. fut. vj d., solvendum etc. — Ordinatum est ex communi assensu quod nullus ponant lapides super alienam. terr. sub poena vj d. — De Will. Currou quia noluit venire ad reparacionem stagni molendini cum vicinis suis, de m'ia vj d. — Praeceptum est att. Joh. de Heghington ad liberam curiam ad respond. de spinis succisis infra campum. — Compertum est per jur. quod j agnus inventa [sic] in alta via per Rog. Arusmith, unde proficuum devenit per v an. viz. iij agn. vj. fleys precii ij s. viij d.

ESTM. Injunctum omnibus ten. villæ quod nullus eorum maledicant alios in verbis vel factis de cetero sub poena xl d. solvend. etc. — De Thoma Milner quia insultum fecit Simoni Jonson et cepit unum baculum præd. Simonis, prout compertum est, ad dampna iij d., de m'ia vj d. — De Thoma Milner pro falsa querela sua versus Simonem Jonson, prout compertum est, vj d. — De Roberto fil. Thomæ de Westmer. pro trans. facta Joh. Smith, prout compertum est, ad damp. ipsius Joh. xx d., de m'ia vj d. — De Joh. Smith pro trans. facta præd. Rob., prout compert. est, de damp. x d., de m'ia vj d. — Rob. fil. Thomæ invenit pleg. de pace Joh. fil Adæ et Hen. de Neuton versus Joh. Smith de Meryngton, sub poena c s. Et Joh. Smith invenit pleg. — Ordinatum est tam ex assensu domini quam omnium ten. villarum infra dominium suum, quod nullus commorans in eisdem extrahat cultellum vel levet baculum pro malo faciendo, sub poena xl d. Et eciam illi qui percussit [sic] aliquem cum baculo, cultello, vel gladio solvat domino di. marc. Et eciam quod mulieres compescant linguas suas, non maledicendo seu litigando, sub poena xij d. solvend. per illam qui [sic] in defectu reperitur.

FERY. Injunctum est omnibus ten. villæ quod quilibet eorum claudant gardin. ante et retro citra festum S. Jacobi

prox. fut. sub poena xl d., solvend. etc. — Ordinatum est ex com. assensu quod nullus eorum permittant porcos, boves, equos nec aliqua averia sua exire villam sine custodia sub poena xijd. solvend. etc. [Logdi, Stelling, and Adkok occur as surnames.]

WOLVESTON. Injunctum¹ est omnibus mulieribus istius villæ quod nulla earum litigant [interlined] dedicant al. in verbis vel factis, sub poena de qualibet vice xij d., et eciam quod nullus homo trahat cultellum vel levat [sic] baculum sub poena xl d. et si percuscent [sic] di. marc.: et eciam quod omnes homines istius villæ veniant in auxilium constabiliariorum si aliqui forinceci venient infra villam pro malo faciendo et eis arrestandis ad pacem, sub poena xx s.—Injunctum est omnibus ten. villæ quod nullus eorum implacitent al. in al. cur. quam in Halm. dom. Prioris, nisi sit causa lesionis fidei vel testamenti, sub poena xl d. solvend. etc.

BILLYNGHAM. Margareta relicta Joh. Wydow v. in cur. et c. totam tenuram ultimo in ten. Joh. Wydow; hab. ad term. vitæ suæ - - et sciend. quod invenit iij partes præd. ten. binæ arruræ, et eciam cepit in stuffo ij equos et ij boves prec. cuiuslibet di marc., x a. frum. et ordei prec. ac. viij s. x d., pis. et aven. prec. ac. iiiij s., quos sic dimittet in fine term. - - —Injunctum est Margaretae Wydow quod compescat linguam suam et castiget Joh. Wydow fil. suum et Ceciliam sororem suam ne maledicant nec dampnum faciant alicui commoranti in villa sub poena admissionis [sic] juris sui.² — Manucaptores [in margine] Joh. Meryman, Will. Kaa, Joh. del Toune senior, Gilbertus Fauks, Thomas fil. Rob., et Ric. de Moncton devenerunt pleg. de Joh. del Toune juniore de bono geste [sic] suo sub poena xx li.

NEUTON BIEULIEU. De Joh. de Morlston et Agn. uxore ejus, nuper uxore Will. fil. Rob., pro [secunda interlined] arrura x ac. ter. de tenura Thomæ Halyman, quas binæ arruræ demisisse debuerunt. — [In margine] Mem. ad inquirend. de capcione j bond quod Will. fil. Rob. cepit ante primam pestilenciam, ad videndum qualiter demisisse debuit. Memorandum de xiiij a. ter. seminatis vernal. de stuffo de capcione Will. fil. Roberti ante primam pestilenciam, quæ Joh. Morlston et Ag. uxoris ejus tenentur solvere.

COUPON. Rob. Wodrofe cepit communem furnum villæ a festo Pent. A.D. etc. lxxix usque ad term. vitæ suæ, redd. p. a. scac. dom. Prioris x s. - - et præd. Rob. præd. furnum sumptibus suis sustentabit, reparabit et manutenebit, et in fine term. sui in

¹ This injunction is repeated under other vills.

² This entry is repeated in the same words at the next turn, except that instead of 'Joh.' 'Alanum' is written over an erasure.

sufficienti statu dimittet. Et sciend. quod executores Thom. fil. Will. solvent firm. term. Mart. A.D. etc. lxxvij., et eo quod obiit prius fest. Pur. eod. anno et ten. villæ solvent firm. term. Pent. eo quod fuit in manu eorum.—Joh. de Berwyk cepit j cot. iij a. ter. et j salinam - - Hab. ad term. vitæ sue, redd. pro cot. et ter. p. a. v s. et pro salina j quart. salis [*with similar conditions for repair.*]

Adhuc BILLYNGHAM. Ordinatum est ex communi assensu, quod nullus tempore messionis habeat per diem nisi j equum infra blad., pro cibo suo portando, et quod ad noctem ammoveat præd. equum de blad. sub poena xl d., et similiter quod nullus asportet blad. alterius sub eadem poena. [Hogge, Schephird, Sparowe occur as surnames.]

ACLEY. Ordinatum est ex communi assensu tam liberorum quam ten. dom. Prioris quod Will. Pouer, Gilbertus Randolph, Rog. Losse, Joh. Redworth, Will. Colson, et Thomas Parkynson ad ordinand. et ponend. freth [*or frech*] et omnia pert. præd. villæ, sub poena di. marc.—Injunctum est Will. de Bolom et Will. Yut quod reparari faciant communem faldam, pro parte sua, sub poena xl d.

BORDON. Dies datus est jur. quod inquirant citra festum S. Mich. de ter. Galfridi de Kellowe si Rob. Dinis cepit de ter. Galf. præd. in lat. xx ped. long. ccc ped. et occupavit per xij annos elapsos ad damp. ipsius Galf. xx s., sub poena di. marc., et eciam si Galf. præd. destruxit herbag. per eq., [in] j plac. vocat. Cringelker.—Injunctum omnibus ten. villæ quod nullus eorum succidant les balkes ante fest. S. Mich. sub poena xl d.

WALLESHEND.—Ordinatum est ex com. assensu quod quilibet eorum faciant clausur. gardin. dominicorum ibidem citra fest. S. Mich. prox. fut. sub poena xij d.—Thomas Benet fecit rescussum inpignorand. best. ibidem — Will. Clericus de Tynmouth et communis venator cepit lepores ibidem. [*Other fines follow for similar offences confessed in Court.*]—Injunctum est omnibus ten. villæ ex una parte et Will. Capellano quod nullus dedicent al. in verbis vel. factis de cetero sub poena di. marc. solvend. etc.—Injunctum est omnibus ten. villæ quod reparari faciant communem faldam citra prox. cur. sub poena xl d. solvend. etc., et eciam quod non ponat [*sic*] communes best. villæ in præd. falda sub poena di. marc. Joh. de Jarow [*with seven others, among them Richard Tubb*] cœperunt dominicas ter. de Walleshend cum operibus pert. præd. dominicis; hab. ad term. ix. an. redd. x li. xvij s. viij d. - - et præd. dom. [et] ter. in fine term. in sufficient. statu dimittent.—Joh. de Dunelm. habet licenc. tabernandi j cot. et iij a. ter. uni sufficienti tenenti. Joh. de Dunelm. venit postea et sursum reddidit præd. cot. et iij a. ter. Roberto

Letani in præsencia dom. Prioris ad opus ipsius Rob. ; hab. ad voluntatem dom. Prioris, eo quod est nativus dom., redd. p. a. iij s. vj d. scac. dom. Prioris prout præd. Joh. reddidit, et pro operibus manerii xv d., et omnia alia servicia pert. præd. manerio - -

WYLLYNGTON. De omnibus tenentibus villæ pro arreragiis firm. de Williamsmor pro. xijj an. elapsis, quolibet anno x s.— Rob. fil. Andreæ cepit j mess. xlvj a. et eciam j mess. et xxx a. ter. voc. Qwitmallands ; hab. ad term. vitæ suæ, redd. antiquam firm. et servic., et invenit xx a. binæ arruræ quas sic dimittet ; pleg. Will. del Raw jun. [and others]. Et si contingat quod præd. Rob. sit mortuus infra iij an. dominus Prior vult et concedit quod Will. del Raw jun., si vixerit, habeat præd. mess. et ter. ad term. trium ann. - - -

HEWORTHS. Memorand. quod Terrar. cepit pro luto de ten. luti xijj s. iiiij d.—De Joh. Buron et Adam Potter de Gatesheued pro licenc. quær. lutum per j an. per ij homines, xx s.

JAROWE. Injunctum est ten. villæ, quod vaccæ et omnia alia averia, præter boves et equos trahentes et bidentes, depascant in commune mora, et non alibi, sub poena xl d. solvend. etc., et eciam quod nullus eorum permittant boves, equos, porcos aucas, nec aliqua averia sua exire villam sine sufficienti custodia sub eadem poena.

MONKTON. Injunctum est omnibus ten., quod nullus eorum agestant porcos nec aliqua averia infra pasturam villæ, nisi averia sua propria, sub [poena] xl d. solvend. etc.—Injunctum est omnibus ten. villa ne ten. de Jarow permittant aliqua averia sua intrare stipulum antequam blad. amoveatur de terra, præter equos, boves trahentes, sub poena xl d. solvend. etc. Injunctum est omnibus ten. villæ quod emendari faciant altas vias infra sept., sub poena vj d. solvend. etc.—Injunctum est Thomæ Lame quod reparari faciat unam grangiam combustam in tenura sua citra fest. S. Mich., sub poena xl s.

WERMOUTH. De Ric. fil. Rog. pro freth fract. per porcos de qualibet vice vj d. [three other tenants similarly fined]. Concordatum est quod nullus cot. tenet nisi j vaccam vel quinque bidentes, et non plures, et illi qui habent plures amoviantur [sic] citra prox. cur. sub poena xl d.

WYVESTOWE. De Alicia uxore Ric. Diotson [and eleven other women] pro injusta via facta ultra blad. dominicorum et blad. Margaretæ de Lomley, prout compertum est, ad damp. domini et Margaretæ, de qualibet, vj d.—Injunctum est omnibus ten. villæ quod obscurabunt fossat. juxta le Grendik citra fest. S. Cuth. prox. fut., sub poena xl d. solvend. etc., et eciam quod nullus eorum evacuant f [sic] le West poll, sub eadem poena.—

De Ric. Smith pro trans. facta Odenello Tailliour occidendo j porcum preec. xv d. ad damp. ij s., de m'ia vj d.—De Odenello Tailliour pro trans. facta Ric. Smith per porc. ad damp. ij bus. pis., de m'ia vj d. [Walas, Letani, Maymond, Webster, Adkynson, Schephird, Legat, *occur as surnames.*]

SCHELLES. De Roberto Benedicte (*and five others*) pro bent succ. infra le Hopp, de damp., et m'ia, ij s. vj d.—De Marionia Baron pro x quart. bras. molitis unde non solvit multuram firm. molend. ad danip. firm. xl d., unde noluit se acquietare per sacramentum suum proprium, de m'ia vj d.—Injunctum est omnibus ten. villæ quod non permittant aucas, porcos nec aliqua averia sua conculcare nec depascere blad. subtus le Hough, sub poena xij d. solvend. etc. [Swan, Tyngryng, Barker, *also occur as surnames.*]

1379. II.—Apud Pittyngton die Veneris prox. ante festum S. Lucæ Evang. coram domino Joh. de Beryngton terr. et burs. Joh. de Elvet et aliis.

PITTYNGTON. Injunctum est omnibus ten. villæ quod calefaciant furnum, quilibet eorum cum turnus suus devenerit, sub poena xij d. solvend. etc.—De Matilda de Hendon quia defecit de lege versus Joh. de Fery de medietate bras. villæ ad damp. ipsius Joh. xvij d., taxatur per jur. de m'ia vj d.—Injunctum est omnibus ten. villæ de Suthpittyngton quod non exerceant injustam viam ultra parcum domini, sub poena xl d., solvend. etc.—Injunctum est omni. ten. villæ de Northpittyngton quod satisfaciant servienti manerii de iiiij thrav. iij garb. frumenti depast. per averia sua citra fest. Omnia Sanctorum, sub poena x s.

ESTMER'. Thomas de Melsenby cepit j ter. husband. viz. j mess. xxx a., ult. in tenura Will. fil. Joh. fil. Ric. de Wyndelsdon; hab. ad term. vitæ suæ, redd. antiquam firm. Et invenit terciam partem ter. binæ arruræ, et præd. mess. et ter. in fine term. sui in suff. statu dimittet. Pleg. Laur. Hunter et Hugo Atthetounhend. Gres'ma xl d.—Simon Willi cepit j domum cum forgio in Estm.; hab. ad term. vitæ suæ; redd. p. a. v s. Gres'ma xij d.

MIDMER'. De Will. Berier pro freth fract. in Bishoplawe vj d. Dionisia relicta Rob. de Whitton v. et c. totam tenuram præd. Rob.; hab. ad term. vitæ suæ; redd. prout præd. Rob. - - Et cepit vj ac. fimatas binæ arruræ, et eciam xj ac. non fimatas binæ arruræ, quas sic dimittet - - Et præd. Dionisia hab. lic. tabernandi j mess. et xxx a. ter. uni suffic. tenenti pro quo responderet voluerit.

Agnes relict. Rog. Arowsmith cepit totam ten. præd. Rog.; hab. ad term. vitæ suæ; redd. prout præd. Rog., et fac. dom. et

vic. etc. Et ad omnia præmissa fideliter ten. et perimplend. hos invenit fidejussorēs Joh. Smith et Joh. Duket.¹ Gres'ma xl d.

BILLYNGHAM. De Joh. Tomson pro trans. facta Thomæ Meryman ipsum percusciend. contra poenam positam, xx li. Pleg. [blank]—Rob. Hardgill venit die dominica prox. post fest. S. Marci a^o lxxix apud Dunelm. et cepit j cot. et ix ac. ter. ——Rob. Hardgill [*with two others*] ceperunt molend. de Billynghamschire a festo conceptionis B. M. anno etc. lxxix usque fest. S. Marci A.D. lxxxij, redd. annuatim xix li. argent. ——De Will. Ka et Alicia uxoris suæ [*sic*] quia tabernaverunt j cot. pertinent. xv ac. ter. Joh. Lassels et Is. de Herdwyk sine licenc. dom., prout compert. est, xij d., et præd. cot. et ter. seisan- tur in manu dom.

ACLEY. De Will. Teddi pro cultello suo extracto ad percusciend. Walterum Theker. xl d. — De Waltero Theker pro cultello suo extracto ad percusciend. Will. Teddi xl d. — De Rob. Fermour *and others* pro freth fract. per equos in stipulo in campo boriali, de qualibet vic. vjs. viij d., xx s.

WERMOUTH. Injunctum est omnibus ten. villæ quod habeant unum bercarium citra prox. cur. sub poena xl d. solvend. etc., nec quod permittant aliqua averia sua exire villam sine custodia, xl d.

FULWELL. Injunctum est omnibus ten. villæ, quod ponant les merkstanes inter ter. Aliciae Brounyng et Ric. Jonson citra prox. cur. sub poena di. marcae—Will. fil. Adæ et Nich. Jonson devenerunt pleg. Aliciae Brounyng ad manutenend. et faciend. vicinitatem pro j mess. ix ac. ter.

WYVESTOWE. De Will. Milner, Diota Webster, Agn. Letani pro bent succ. infra le Hopp. ix d.—De ten. villæ quia non obscuraverunt unum puteum ad finem villæ, de m'ia xij d.

HARTON. Injunctum est Joh. Smith et omnibus ten. quod ammoveant fimum de alta strata citra festum S. Marci prox. fut., sub poena di. marcae.—Injunctum est omnibus ten. villæ quod molent blad. sua ad molend. de Wyvestow, sub poena xl d. solvend. etc.—Injunctum omnibus ten. villæ, quod reparari faciant stagnum molend. citra festum S. Marci sufficienter, sub poena xl d. solvend. etc.—Injunctum est omnibus ten. villæ del Scheles, Wyvestow et Harton, quod nullus eorum permittant canes suos sequi eos infra le Hopp, sub poena xl d., solvend. etc.

WALLESHEND. De Agn. quæ fuit uxor Joh. Ponder pro binæ arruræ [*sic*] ter. dominicis unde Joh. de Jarow ei satisfecit, quas dom. Prior debuit recepisse eo quod vir suus eam sic invenit,

¹ It is not clear why the usual form is not followed here.

v s. — De eadem Agn. pro binæ arruræ [sic] ejusdem ter. quas cepit de Will. Capellano pertinen. Priori eadem de causa iiiij s. Will. Capellanus v. et c. herbag. bosci de Walleshend a festo S. Marci - - ad term. viij an., redd. pro tribus primis annis quolibet anno xxiiij s., et pro iiij an. sequent. xxvj s. viij d. - - Et præd. Will. præd. boscum sustentabit in clausuris et omnibus aliis pert. - - et eciam habebit virgas pro thecis et aliis necessariis et pert. pro caruca sua. Et si aliquis convictus fuerit de trans. facta. ibidem ad querimoniam præd. Will., præd. Will. habebit medietatem de proficuis capt. pro eodem. — Ordinatum est ex com. assensu quod quilibet eorum teneat hirsillum et eciam in freth ponend., sub poena xl d.

HEWORTHS. Dies datus est Ranulpho de Kitchin *and others* ad inquirend. et præsentand. ad prox. cur. si Rogerus Neuman verberavit famulum Thomæ Leward ita quod præd. famulus elongavit se de servicio præd. Thomæ, si etc., et ad quæ damp. etc, sub poena xl d. — Injunctum est omnibus ten. de Overheworth et Netherheworth quod arrari faciant totas terras suas pertin. tenuris eorum, sub poena x s. solvend. etc. — PLEG. DE PACE. Thomas Leward invenit pleg. de pace versus Rog. Neuman, Rog. Tomson et Joh. Godwyn de poena xx li. Et Rog. Neuman invenit pleg. de pace versus Thomam Leward, Will del Kitchin, et Hen. Bulmer, de eadem poena, xx li.

HESILDEN. Gilbertus fil. Will. Currou cepit j bond. ex parte boriali villæ ad term. vitæ suæ, redd. pro primis duobus annis quolibet anno xx s., et postea quolibet an. xxvj s. viij d., et arg. terr. - - et, si seminaverit hoc anno aliquod semen vernale, solvet per acram prout valuerit secundum juramentum fide dignorum, et recepit vj ac. et di. seminat. cum frumento nondum appreciat., et ij boves prec. cap. xij s., solvend. ad volunt. Prioris. — Compertum est per inquis. quod Is. quæ fuit uxor Ric. fil. Walt. dimisit plus de arrur. ter. suæ quam invenit per vj ac. quæ fuerunt binæ arruræ, prec. cuiuslibet arruræ xij d., unde summa xij s. - - Memorandum quod arrestata est de bonis relictæ Ric. fil. Walt. pro ij quart. de avermalts debitibus granario Dunelm. j plumbum prec. di. marcæ, j olla prec. iij s. Piscar' [in margine] Simon Jardolf de Jarow cepit duas piscar. vocat. Smidyare et Holmsyare de piscariis ult. in tenura Walt. de Hesilden - - redd. p. a. iiij marcas argent. Et si contingat quod aliquem [sic] venire voluerit præd. piscarias integras, sicut præd. Walt. prius tenuit, dictus Simon erit socius, si voluerit, in capcione præd. Et, si nullus venerit, tunc præd. Simon habebit præd. ij piscar. integras, redd. pro secundo anno sicut reddidit pro primo anno. Pleg. Joh. del Fellyng et Will. Maymond de Wyvestow. Et sciend. quod præd. Simon, Joh.

et Will. obligantur in duplo firm. primi anni, ut patet per unam obligationem in custod. dom. Johis de Beryngton terrarii.

1379. III.—Apud Hebn. die Lunæ prox. post festum S. Pet. coram dominis Joh. de Beryngton terr. et burs, Thoma de Corbrig - - (*a portion of the heading is torn away, and the earlier part of the roll is almost illegible from decay*).

SUTHWYK. Will. Kaa c. di. bond. ult. in ten. Joh. fil. Adæ senioris ; hab. ad term. vitæ suæ ad firm. denar. p. a. scac. xvjs. et argent. terr. quod prius fuit ad servic. - - unde præd. Joh. sursum reddidit propter impotenciam - - Et ædificabit j grang. de meremio ij coppells de silles et ij gavelforks, et habebit [illegible] de dom. et xij s. iiiij d., et invenit [blank] acras unius arruræ prec. ac. x d., quos denar. recepit in solucione præd. xij s. iiiij d., et dominus allocabit præd. arrur. prædicto Johanni in debitis suis.

WYVESTOW. Joh. Gray, Will. Page, Will. Bell, Joh. de Simondset *and others* pro trans. facta in Caldwelmedow per boves, vaccas, et aucas, et alia averia ad damp. dom. iiiij s., quos Adam Carter serviens dom. percipiet, eo quod satisfecerit dom. in compoto suo. — Injunctum est omnibus ten. villaæ quod nullus eorum lavent pannos ad fossatum juxta capellam sub poena xij d. — Injunctum est omnibus ten. Prioris Dunelm. infra dominium dicti Prioris quod nullus eorum molent alibi quam ad molend. dom. Prioris, sub poena xx s., et eciam sub poena admissionis eq. et farini [sic]. Inquisicio capt. ad Harton per sacrament. Joh. Reid [*and twelve others*] qui dicunt quod Joh. fil. Adæ sen. et Joh. fil. Adæ jun., Adam Halknase, John Grene commorantes in Suthwyk, Adam Jonson Tomson, nativus in Suthwyk et nunc commorans in Elswyk, Matild. Jon's daughter nativa in Suthwyk et commorans apud Boldon, Thomas Marmedok nativus ibid. et eom. in Corbrig, et vocatus ibid. Thomas Coik et tenet ibid. communem furnum, Adam Carter et Joh. frater ejus fil. Joh. Wilkynson de Heworth nativi ibid., et præd. Adam nunc moratur in Harton, et Joh. frater ejus deserviens Joh. de Hetheworth apud Hebn., Will. fil. Joh. senioris nat. ibid. moratur apud Novum castrum, Will., Walt. et Ric. fil. Joh. Dogeson nativi in Harton et manent in Northumb., Joh. fil. Thomæ Gilson nat. ibid. et manet apud South Scheles, Will. Maymond nativus apud Wyvestow manens ibid., Ric. fil. Adæ Diotson nat. apud Harton et deserviens dom. apud Wyvestow, Rog. Ward de Harton et Ric. fil. ejus, Will. Page sen. et Will. Page jun. et Dionisia fil. Ric. Page nat. apud Harton manentes apud le North Schels cum Joh. Nicholson, et Johanna soror ejusd. deserviens Rob. fil. Rog. de Harton, Joh. de Moulton

serviens apud Fulwell, et Alicia fil. Joh. Eliotson ancilla apud maner. de Fulwell, Is. fil. Will. Maymond de Wyvestow, Joh. Arnas nativus in Walleshend, et Joh. Wilkynson nunc manentes apud Harton, sunt nat. dom. Prioris, et pro talibus ipsi et antecessores sui de toto tempore tenebantur.

HARTON. Adam Carter cepit j bond. ultimo in ten. Thomæ Page; hab. ad volunt. dom. ad firm. denar., redd. p. a. scac. xxx s. et argent. terrarii quod prius fuit ad antiqua servic. et faciet dom. et vic. quæ incumbunt — — Idem Adam c. j. bond.; hab. ad volunt. dom. quia nativus, redd. p. a. xxvj s. et argent. Terr. pro aliis servicis dom. debit. s.

SHELES. Johanna fil. Rog. Homan c. j cot. ultimo in ten. Aliciae Legon eo quod propinquior heres; hab. ad term. vitæ suæ, redd. p. a. xij d.

BILLYNGHAM. Rob. Hardegill, Joh. Luklyn, Joh. Gentilman, Hen. Alansman et alii husbandi villaæ ceperunt pasturam vocat. le Wethermers, ad term. xx an.; redd. scac. Prioris p. a. iij li. xij. s. iiiij d.

ESTRAYNTON. Injunctum est omn. ten. villaæ, quod nullus eorum permittant aliqua averia sua conculcare Douwelmedowe, sub poena xl d.

WESTRAYNTON. Injunctum est omn. ten. villaæ, quod nullus eorum lavent pannos, nec aliqua utensilia ad fontem communem, sub poena xl d. solvend. etc. — Ordinatum est ex com. assensu utriusque villaæ quod quilibet eorum solvant pastori salarium suum infra quindenam a temp. præmunicationis fact., sub poena xij d. solvend. etc.

PITTYNGTON. Ordinatum est ex communi assensu quod quilibet ten. custodiat bidentes cum turnus suus advenerit, viz. pro v per unum diem — — eciam quod quilibet eorum veniat ad præmunicationem præpositi ad tractand. de com. negociis, sub poena xii d.

ACLEY. De ten. villaæ, præter illos qui se non possunt [sic] acquietare, quia luserunt ad pilam contra poenam positam, xx s. — De Thoma de Bolom quia levavit baculum ad percussiend. Walt. Theker prout comp. est, de m'ia xij d., habent licenc. concordandi ante primam dominicam.

HESILDEN. Joh. Matther *and six others* ceperunt pasturam Prioris usque ad term. trium an.; redd. p. an. xlvj s. viij d. incipiend. solvere ad fest. S. Marci anno lxxx^o, eo quod habuerunt proficuum pastur. præd. an. precedenti. — Will. Brerton c. iij ac et di. in le Neufield; hab. ad term. vitæ suæ, redd. p. an. iij s. vj d.; incipiend. solvere A.D. etc. lxxxij^o pro firm. ij an. precedent., sed condonatur propter exilitatem ter.

DALTON. De Joh. Douson quia noluit operare ad maner prout tenebatur solvere, ad damp. firm. xij d., de m'ia vj d.

EDMONDBIRES. Joh. Edson c. j cot. vj ac. ter. ult. in tenura Alani Hird.; hab. ad term. vitæ suæ, redd. p. a. iij s., et faciet dom. et vicinis quæ incumbunt -- Gres'ma ijs.

1380. I.—Apud Hebn. *Heading partly decayed, indorsed* Joh. Berynton, terr. T. Corbrig, burs.

SHELES. Will. de Lyndesay invenit pleg. ad respond. de trans. facta messori, et eciam pro trans. facta in le Conynger cum arcu suo. De Joh. Hilton *and six others* pro ass. cervis. *Four* pro leyr., *and two* pro merch.

SUTHWYK. Jur. præsentant quod Joh. de Thornton appropriavit sibi apud le Tyndlaw de ter. dom. Prioris, ad ter. suam di. rod. seminat. cum avenis, ideo seisit. est in manu dom., et vestura inde appreciatur ad xiiij^d.

WERMOUTH. De Joh. Carter pro freth. fract. in le Lech. Dismissio piscar. et molend. (*in maryne*), Joh. Reid, Adam fil. Ric. et Joh. fil. Adæ jun. ceperunt piscar. de Were, et molend. de Suthwyk ad term. iij an.; redd. inde viij li. xij s. argent. Et præd. Joh. Adam et Joh. omnia necessaria ad præd. molend. invenient prout alii firmarii. -- [*The pen of the scribe is afterwards drawn through this entry.*]

FULWELL. De Will. fil. Adæ pro licens. permutandi j ac. ter. cum Joh. Dauson pro j ac. ter. in Wermouth, quæ quidem permutacio cedere possit in comod. dom., prout comport. est per jur.

HARTON. Thomas fil. Joh. fil. Will. Ward cepit j bond. ult. in ten. Rog. Ward ad opera, viz. vocata Average; hab. ad volunt. dom., quia nativus; redd. pro j an. xvij s. et argent. [*sic*] et ij an. xxx s. et argent. Terr., et sic de an. in an. usque ad finem term. sui - -

ESTRAYNTON. De Alicia relict. Joh. de Lile pro j purprestura facta apud le Halleson. — De Ric. Widouson pro j purprestura apud Farnysid. — Injunct. est firm. manerii, quod reparari faciant manerium de Estraynton citra prox. cur., sub poena **xx** s.

WESTRAYNTON. Ric. Batson c. j mess. xvij ac. iij r. in le Lemsid; hab. ad term. vitæ suæ, redd. p. a. xj s., quod prius reddidit xij s.

PITTYNGTON. Will. Henry molendar. apud Pittyngton c. molend. de Pittyngton, a fest. S. Marci A.D. 1380, *for one year*, redd. liij s. iij d.

BILLYNGHAM. Ordinatum est ex com. assensu, quod quilibet eorum faciant fossat. circa le Wethermers, pro parte sua, sub poena xl d. solvend. etc. — De Ric. Walker pro trans. facta

Thomæ Chapman, devorando ij bident. per canem suum, de damp. xij d. *Seven fines are imposed pro ass. cervis. and four pro leyr. Two pay pro merch.*

WOLVESTON. Rob. de Wermouth c. j ten. xxiiij ac. ter. -- et eciam. de ij a. iij r. prati vocat. Edmondens habebit j a. j r. et di., redd. p. a. iij s. -- Præsentatum est per Hug. Hardelad messorem quod inpignoravit lxxx bident. quos invenit in ceperal. dom. in campo de Wolveston, in quadam placia vocat. Pethsid, et Rob. Todd illos rescussit et voluit percussisse præd. mess.—Joh. de Bek c. medietatem de Edmondens, ad term. vitæ suæ, cum ter. sua, redd. p. an. iij s. -- *Four fines are imposed pro ass. cervis, one pro leyr., and four pay pro merch.*

ACLEY. De Thoma fil. Rob. Smith, quia Agn. uxore [sic] ejus verberavit Emmam uxor. Rob. Tailliour, ad damp. xij d. De Rob. Tailliour quia uxore [sic] ejus maledixit Agn. uxor. Thomæ, ad damp. vj d. *Seven fines are imposed pro ass. cervis, three pro leyr., and one pays pro merch.*

BORDON. De Will. Smith, *and three others*, quia noluerunt videre purpresturas Nich. de Kellaw prout injunctum fuit eis in pluribus halm. xij d. Dies datus est eisdem ad vidend. dict. purprest. ad prox. eur. si, etc., sub poena xl d.

WESTMER. Dies datus est Hug. Patte et Hen. de Nent ad inquirend. si terra Joh. fil. Adæ [sic] aravit j pec. ter. et seminavit infra le Braks. — De Will. Coky pro iij ac. j arruræ per ipsum invent. prec. acr. x d., xl d.—Injunctum est omn. ten. villæ quod nullus eorum permittant equos, boves, vaccas, pullanos, aucas, venire infra blad., et eciam quod non therant [sic] equos noctanter infra blad., sub poena di marcæ.

MIDMER. De Thoma Bullok, quia revelavit consilium sociorum suorum prout jur. fuit in ult. cur., et postea maledixit præd. jur. in presencia cur., xl d. — Injunctum est Will. Currou quod reparari faciat le Brochous. -- —

FERY. Compertum est per sacr. Hug. Smith, *and eleven others*, quod quædam Cecilia fil. Bertrami fuit seisita in dominico suo de feodo, de j toft. et ix ac. ter. quæ tenentur dom. Priori per serv. iij s., et post mortem dictæ Ceciliæ intravit præd. terr. quidam Ric. Hudd, et inde feoffavit Joh. Hud [sic] et Alic. uxor. ejus fil. Will. Waker de Segefled; hab. eisd. et her. de corporibus ipsor. exeuntibus, ita quod si iidem Joh. et Alic. sine her. de corp. suis exeunt. obierint, quod præd. ter. et ten. eidem Ric. et her. suis remanerent. Et dicunt, quod præd. Joh. et Alic. obierunt absque exitu, et similiter præd. Ric. obiit sine herede, ita quod ter. et ten. præd. dom. Priori tamquam excaeta sua remanere deberent. Dicunt eciam præd. Alicia post mortem præd. Joh. viri sui, nullo exitu tunc inter eos existente, feoffavit Joh.

Milner de Chilton de præd. ter. et ten. in feodo simplici. Ideo consuletur cum consilio dom. Prioris, quod inde faciend. [In this vill and the Merringtons six are fined pro ass. servic., none pro leyr.; four pay pro merch.]

CURIA DE EDMONDBIRES. Tent. ibid. die Lunæ prox. post festum S. Oswaldi A.D. 1380.

Will. fil. Rad. Jolibodi v. et c. j ten. iij a. ter. j a. in Whithalgh, j a. in Shaedichalgh - - ad term. vitæ suæ, redd. prout Rad. Jolibodi reddidit - - Galfridus Layborn v. et c. j mess. xiiij a. et ij siccetas prati, in le Holstroyer et le Stobing, ult. in ten. Walt. de Pollowhill; hab. ad term. vitæ, redd. prout præd. Will. reddidit - - Petrus Walleworth, Thomas Hunter pro ter. uxoris suæ in Roughsid, Joh. Prentys pro ter. uxoris suæ in Roughsid, Joh. Redding pro ter. Is. Broun et pro ter. sua propria, tenentur facere sect. cur.—De Joh. Edson pro viridi bosco succiso infra parcum.—Joh. Heswell, Matilda Brecaldoun, Joh. Edson, Ric. Milner, Rob. Smith, Will. Tailliour, Galfrid. Laybourn, Joh. Milner, Hug. del Colpotes, Elena Heued, Will. del Colpottes, Eda Grys, Ric. Skinner, Cristiana Walker, Joh. Grys, et Rob. Souter, pro viridi bosco succ. infra camp. de Edmondbires, unde non possunt se acquietare, de damp. et m'ia, de quolibet ut patet super capita, *together*, v s. vj d.—Injunctum est omnibus ten. villæ quod nullus eorum succ. boscum infra parcum, nec infra camp. de Edmondbires sine licenc., sub poena xx s. solvend. etc.—Cristiana Walker c. j ten. et viij ac. ter. quæ devenerunt in exaeta Prioris, eo quod Ric. Barbor obiit sine herede prout inventum fuit in curia (1378); hab. ad term. vitæ suæ, redd. p. an. iiiij s., quod prius reddidit j lib. cimini, quia libera terra - -

In this vill three are fined pro leyr., and three pro ass. cervis.; none pay pro merch.

1380. II.—*Heading and portion of commencement of the roll cut off. Indorsed in coeval hand Turnus 2^{us} 1380 Joh. Beryngton, Terr.*

HEWORTHS. De Joh. Bolmer, pro cultello suo extracto ad percusciendum Joh. Gell del Fellyng. — Injunctum est omn. ten. villæ, quod sint nitentes Ranulpho del Kytchin constabulario, sub pena xl d. solvend. etc.—De omnibus ten. villæ pro herbag. dominic. de Wardely - - Will. del Kitchin et Rog. fil. Thom. ceperunt molend. ventriticum de Heworth, per j an., redd. xl iij s. iiiij d. - -

JAROW. Dies datus Thomæ Trewyk, Adam Martin, Joh. Figi et Joh. Tomson, ad inquirend. in iiiij querelis trans. inter Thomam Allison, querentem, et Joh. Legg, quondam servientem

suum, viz. de eo quod idem Joh. j vicem elongavit se in virg. quer. [sic] et ij vices in salmon. capiend. sine licenc. et de fract. batelli.

SUTHWYK. De Joh. de Thornton pro j purprestura facta apud Monkesmer, et injunctum est eidem quod reponi faciat præd. purprest. citra prox. cur., sub pœna xl d.

BILLYNGHAM. Dies datus est Joh. Miryman ad faciend. legem suam ad prox. cur. cum vj manu, de eo quod non impignoravit xij aucas in una domo, et in illa domo fuerunt mort. causa pignoracionis ejusdem, si etc.—De omnibus bras. villæ, quia noluerunt vendere cervis. extra domos quum habuerunt infra, et vendunt alicui et alicui non - - de quolibet xx s. ex gratia xij s. iij d.

COUPON. Gilbertus Monk, Rob. Wodroff Litilsteven, Gilbertus Boys sunt communes volatores volatilium, et injunct. est eisd. quod non vendant aliqua volatilia antequam dominus ea refutaverit, sub pœna di. marçæ.—Injunct. est omn. ten. villæ, quod nullus eorum exerceant aliquam viam ultra le Park, sub pœna xl d.—Joh. Forester conductus est ad serviend. communit. villæ in officio ponderi, per j an., et habebit xx s. pro mercede. - - —

DALTON. Compertum est per jur., quod Marjoria quæ fuit uxor Joh. Dauson, quod (sic) accomodavit Joh. fil. Joh. Dauson ij boves ad amovend. et removend. j plastrum et utensilia domus in arrest. domini, et ea duxit ad Suthwyk ad domum Joh. Reid ad valenc xx s., quæ bona et catalla posita fuerunt in custodia Thomæ firm ibid., Ric. vicar. et Joh. Smith; ideo onerentur præd. Ric. Thom. et Joh. Et de præd. Marjoria, quia premissa fecit in dampnuin domini in fractione arresti sui, di. marçæ.

HESILDEN. Thomas Marshall c. j bond. ult. in ten. Joh. de Raynton, quondam vocat. Benetsland; hab. ad term. vj an., si dom. placuerit, redd. p. a. scac. xx s. et argent. terr. - - et invenit v ac. binæ arruræ, et iij ac. unius arruræ, quas sic dimittet, et eciam recepit in stoffo v ac. frumenti, iij ac. et di. ordei, prec. ac. vj s. viij d., iij ac. et pisarum et avenarum, prec. ac. iij s.; fac. dom. et vic. etc., et eciam cepit ij boves, prec. xx s., et j eq. prec. [blank] et eciam cepit j cot. ix ac. ter. ult. in tenura Joh. Marshall; hab. ad term. vj an., redd. prout præd. Joh. pater suus prius reddidit, et inveniet iij r. trinæ arruræ; et domus cot. dum fuerunt [sic] in ten. Is. Marschall et viri sui, deteriorantur ad valenc. xx s., prout compertum est per jur.

1380. III.—Apud Hebn. die Lunæ prox. ante fest. Pur. B. M. Virginis, coram dom. Joh. de Beryngton, terr. et Thoma de Corbrig, burs.

WALLESHEND. Injunctum est omnibus ten. villæ, quod nullus eorum teneant leporarios, pro leporibus capiendis.

HETHEWORTHS. Injunctum est Ranulpho del Kitchin, quod non teneat Katerinam de Neusom infra villam, nec veniat cum ea in loco suspecto, sub poena c s.—Injunctum est omnibus ten. villæ quod nullus eorum ludant ad alias [sic, ? pilas] sub pena xx s., solvend. etc.—De uxore Joh. Watson, pro trans. facta uxori Will. fil. Steph. usque ad effusionem sanguinis, xij d. De uxore Will. fil. Step. pro trans. facta uxori Joh. fil. Walteri usque ad effusionem sanguinis xij d.

FULWELL. Injunctum est omnibus ten. villæ, quod nullus eorum permittant equos, porcos, vaccas, boves, exire villam sine custodia, nec quod porcos exeant ultra le Marlpots.—Injunctum est omnibus ten. istius villæ, villat. de Wermouth et Suthwyk, quod reparari faciant communem faldam citra prox. cur., sub poena di. marc.

WYVESTOW. Injunctum est, *as above with regard to cattle*, nec quod aliqui tenentes infra dominium minentur aliquos servientes domini, impignorando aliqua averia eorum in transgrediendo blad. dom., sub poena di. marcæ.

SCHELES. Injunctum est omnibus ten. villæ quod intrant [sic] le Hopp cum canibus nec quod teneant liciscas [or litiscas ? hastas] sub pena xx s., pro cuniculis destruendis. De Joh. Fuler, pro iiii quart. bras. moliti alibi quam ad molend. dom. ad damp. firm. xvij d. de m'ia vj d.

BILLYNGHAM. Injunctum est omnibus ten. villarum Bilyngham, Coupon, Wolveston et Neuton Bieuliew, quod nullus eorum molant alibi quam ad molend. dom., sub poena perdicionis eq. et bladi.—Injunctum est omnibus bras. villæ, quod quilibet eorum mittant pro tastatoribus, et eciam quod ponant metas, per quas homines possunt scire si habeant cervis. vel non.

WOLVESTON. Injunctum est omnibus ten. villæ, quod quilibet eorum reparari faciant stagnum molend., et eciam quod mittant homines sufficienter pro operacionibus ibid. sub poena xl d.

ESTRAYNTON. De Joh. Freman, Rob. de Coldingham, Elia Paternoster et Thoma Gibson, pro j arrura liij ac. de dominicis per ipsos inventis, et non sic dimissis, pro acra x d.

WESTRAYNTON. De Joh. fil. Gilberti quia famulus suus percussit j bovem Thomæ Wydouson, ita quod præd. bos admisit [sic] unum oculum, ad damp. xij d.

ESTMER. Rob. Skayf de Halghton c. j molend. ventrit. et ij molend. aquatica de Fery et Estmer. ; hab. ad term. iij a. redd. inde annuatim scac. Prioris Dunelm. cvj s. viij d. - -

FERY. Injunctum est omnibus ten. villæ quod nullus eorum ludant ad pilam, sub poena xl s., solvend. etc.

ACLEY. De Will. Power [struck out] Will. fil. Hen. quia noluerunt accomodare lectos domino, prout præsentatum est per cursorem scac., de m'ia ijs., condonatur xij d.

BORDON. De Will. Hapsamen (*and three others*) quia noluerunt dicere veredictum, inter Thomam Sisson et Ric. Raulson, de quolibet eorum xij d.

DUNELM. [Ballio]. Thomas Penek c. j ten. in Ballio Australi Dunelm. ult. in ten. Ric. del Kyln; hab. ad term. viij an., redd. p. a. vs. - - Et dominus præd. ten. sufficienter edificabit, reparabit, et manutenebit, sumpt. dom.

1381. I.—Apud Meryngton die Lunæ prox. post festum Nativitatis S. Joh. Bapt., coram dominis Thoma de Corbrig bursario, Thoma de Claxton, Joh. de Elvet et alis.

ESTMER. Ordinatum est ex communi assensu, quod quilibet ten. custodiat averia sua cum turnus suus acciderit, et pro illo die in quo custodiam fecerit, respondeat et satisfaciat de dampfactis in blad. et herb. illi vel illis qui dampna habuerint, sub poena xl d., solvend. etc.—Thomas Bullok cepit j dimid. bond. ult. in ten. Thomæ Byng; habend. ad term. vitæ suæ, redd. p. an. scac. x s. et argent. Terr. - - et præd. Thomas Bullok habet lic. tabernandi medietatem mess. præd. bond. uni sufficienti ten., et in quilibet campo j a. ter., ita quod præd. tenens laborat ad manerium de Meryngton ad præmucionem servientis ibid. pro salario competenti. Et præd. Thom. præd. dimid. bond. in sufficienti et bono statu dimittet in fine term. sui. Et eciam præd. Thom. et Joh. Smith de Midmeryngton, qui habet aliam partem dicti dimidii bond., ceperunt iij boves in stuffo prec. xxijj s., solvend. ad voluntatem dom. quuin placuerit. Gres'ma, vj s.

ACLEY. Ordinatum est ex communi assensu, quod nullus permittant vitulos, pullanos, nec aliqua averia sua conculcare blad. sub poena xl d.; quod nullus eorum succidant les balkes antequam blad. metentur et intrantur [*sic*], sub poena ij s [nisi qui sua propria fuerit *interlined*] solvend. etc.; nec quod aucæ exeant villam, sine cust. [*conculcand.* blad. *interlined*] sub poena xij d., solvend. tociens quociens inveniantur; nec quod nullus permittant eq. nec aliqua averia sua intrare campum, a Fischergate usque le Northmor, post autumpnum, nisi averia traentia [*sic*] usque fest. Omnium Sanctorum, sub poena xl d.

BILLYNGHAM. Ordinatum est ex com. assensu, quod omnes ten. villæ teneant hirsillum - - et eciam quod nullus eorum inhospitent Agn. Souter, nec eam sustentat [*sic*] in victu et vestitu, sub poena xl s., solvend. etc.—De Joh. Miryman quia inhospitavit Agn. Souter contra defens. dom. Prioris, de poena xl s.—Will. del Raw et Will. Postell ceperunt xxvij ac. ter., j ac. iij rod. et di. prati de dominicis ult. in ten. Rob. Hopper - - et eciam c. iiiij ac. in Mersflat, redd. pro acra xij d [quod prius redd. xv d *interlined*] et eciam c. ij ac. in Bondflat, et ij ac. in Borneslaw, redd. pro a. x d. - -

NEUTON. Tenentes de Neutonbieulieu ceperunt j peciam prati, voc. Cracbrig continent. xj ac. prati, ut dicunt, pertinent. manerio de Bieulieu - - ad term. v an., redd. p. a. iiiij s. - -

WESTRAYNTON. Una acra Rob. fil. et hered. Will. Wryght capta est in manu dom. usque ad plenam ætat. præd. Rob.—Injunctum est omn. ten. villæ, quod nullus eorum molant alibi quam ad molend. de Estraynton, sub pena di. marcæ.

HEWORTH. De Thoma Milner quia noluit sedere in curia ad præceptum Senescalli.—Præceptum est Will. del Kitchin, constabulario villæ, quod arestari faciat Joh. Chapman ad inveniendum securitatem de pace, sub poena di. marcæ.—Ordinatum est infra dominium dom. Prioris, quod nullus eorum ludant ad pilam.—De Joh. fil. Hen. Bulwer pro trans. facta Thomæ Fische et uxori ejus verberando uxorem Thom., ad damp. xl d., et eciam quod intravit hostium cameræ præd. Thom. contra voluntatem suam, prout compertum est, ad damp. xl d., de m'ia xij d.—De Joh. Tailliour quia inhospitavit Caterinam de Neusom contra inhibicionem dom. Prioris, de poena imposta c s.

MONKTON. Ordinatum est ex com. assensu, quod nullus eorum ponant equos in ligaminibus noctanter infra blada, sub poena qualibet vice vj d. solvend. etc.

SUTHWYK. Dies datus est Joh. Lord, ad faciend. legem suam de eo quod una sus non fuit mortuus [*sic*] in custodia sua, cum vj manu, hic ad prox.—Joh. fil. Adæ c. j di. bond. ad firm. denar. quod prius tenuit ad servicia; habend. ad term. vitæ suæ, redd. p. a. xx s. et argent. Terrarii.

HESILDEN. Bona et catalla Joh. de Raynton. Compertum est per inquis. quod Joh. habet j caret. Joh. de Raynton, prec. xxiiij d., Alex. Milner xvij multones, prec. xvij s., et in manu Joh. Matther j stot et juvenc., prec. viij s., et in manu Will. de Raynton j caret. cum apparatu, et j caret. cum toto attilio, prec. xij s., item in manu ejusd. j. eq. prec. v s., et in manu Joh. fil. Joh. de Raynton j eq., prec. v s., et in manu Will. de Raynton j vacc., prec. viij s. vj d., et in manu Thomæ de Pollow j caminum de ferro, j plumbum prec. xvij s., et caminum remanet in manu Joh. Matther, et plumbum remanet in domo ejusd. Joh. de Raynton, et in domo Joh. de Raynton j cuneum [?] et ij hemilles, prec. vj s. viij d., ij sell. pro cariag. in manibus, j eq. manu dominæ de Herdwyk, prec. x s., et ij pore. prec. iiiij s., et in manu Nicholai de Herdwyk j tract. de ferro ij s.—Compert. est per inquis. quod Is. relict. Ric. Watson recuperet de Will. Currour pro ij caret. fami, ij d.

1381. II.—Apud Pittyngton die Lunæ prox. ante fest. Omnim. Sanctorum, coram Thom. de Claxton, sen. Thom. de Corbrig, burs., Joh. de Elvet et aliis.

PITTINGTON. Memd. quod Thomas Annesley et Thomas Rasche manu operaverunt xij ac. ter. semel arrat. per Thomam Elinson, quas seminaverunt hoc anno ex dimissione dom. Joh. de Beryngton terr. A.D. [etc.] lxxx, et cepit [*sic*] acram pro j vestura pro viij d., et eciam seminaverunt hoc anno ex dimissione dom. Prioris, ut dicunt, et Prior contradixit in curia. Et Thomas de Annesley pratum pertinent. dictæ ter. hoc auno et anno precedent, ideo onerentur [*sic*] de firm.—De Thoma Rasche pro cultello suo extracto, ad percusciend. Bernard de Lemyn, xl d. [nil quia fecit in deffenc. sua *in margine*].—De Bernardo de Lemyn pro cultello suo extracto ad percusciend. Thomam Rasche, xl d.

MORESLAWE. De Alicia fil. Emmae Stayter pro merchet. Pleg. Gilbertus Uncouth, quia illam inhospitavit, vj d.

BILLYNGHAM. Ordinatum est ex com. assensu, quod nullus eorum ponant linum nec canobum in aqua inter dom. Episcopum et Priorem, sub pœna xl d., et eciam quod quilibet evacuit [*sic*] cursum aquæ pro parte sua, sub eadem pœna.— Ordinatum est ex com. assensu, quod nullus eorum mittant pueros ad operacionem stag. molendinorum infra dominium de Billynghamschire, sub xl d., solvend. etc.—De Diota Smoull et Johanna de Neusom, quia sunt communes litigatrices, de pœna imposita ij s.

ESTMERYNGTON. Robertus de Maynesford c. x ac. ult. in ten. Thomæ de Morpath, quondam vicarii; habend. quousque alius tenens venerit qui antiquam firm. reddere voluerit, redd. p. a. vj s. viij d. quod prius reddidit x s.—Joh. Gerry cepit Shelommyln molend. ventriticum et le malt [?] miln de Fery ad term. iij an., redd. pro primo anno, viij li., secundo anno viij li. xij s. iiiij d., et tertio viij li.

HEBBURN. Compertum est per sacramentum Simonis Figi (*and eleven others*) quod vast. villæ de Hebn. constant dom. Priori Dunelm., et quod quidem [*sic*] fovea infra villam situatur infra vast. præd., et reservatur pro equis aquandis, et quod Joh. de Hethworth plus asiamenti inde habere non debet, nisi ceteri ten. villæ habent, et quod terram nec lapides in eadem fovia [*sic*] existentes ammoveare de jure potest, nec aliquis alius, nisi tantum dom. Prior, qui est dom. vasti præd.

WERMOUTH. De Joh. de Wigby et Will. de Appelton, quia noluerunt mittere pro jur. villaæ, ad ponend. le Merkstans inter terr. de Appelton et Joh. de Wigby, prout injunctum fuit jur. in ult. curia, xij d., et injunctum est jur. adhuc, quod ponant præd. Merkstans citra prox. curiam, sub pœna x s.

HARTON. Compertum est per sacramentum Joh. Reid (*and eleven others*) quod Joh. fil. Joh. fil. Adæ defuncti, moratur cum Ric. de Hetheworth apud Suthwyk, item quod Will., Walt., et Ric. fil. Joh. Dogeson de Harton, sunt nativi dom. Prioris, et nesciunt

ubi commorantur, sed saepe veniunt et redeunt per villam de Wyvestow, ubi mater illor., ancilla manerii, commoratur, item dicunt, quod Rob. Lateni habet iij fil. [sic], j moratur cum dom., et j apud le Sheles, et j apud Walleshend vel apud Biker, item Joh. fil. Will. Maymond vagatur et nescitur in quo loco.

SHELES. De Alicia Trew (*and four others*) pro merchet, *fines varying from xij d. to xx d. the same five* pro leyr. iij s. Redditus de novo (*in margine*) Will. Largeman c. de vasto dom. ad orientalem partem villæ, juxta ten. Rob. Benedicite, in long. et in lat. sicut ten. Rob. Benedicite continet, super quod vastum aedificabit unam domum de meremio, iij par de siles, cum ribs et firsts pertin., quod quidam meremium emet de bursa sua propria, et aedificabit præd. domum infra ij annos; habend. ad term. vitæ sue, redd. p. a. vj d.

1381. III.—*Heading torn.* Bellyngham is the first vill mentioned on this roll.

WOULVESTON. Ordinatum est ex com. assensu quod quilibet eorum evacuat [sic] cursum aquæ de les fores sub poena.—Præsentatum est, quod Joh. Cort obiit seisisitus de j mess. iij ac. ter. in campo de Woulveston cum pertinent. quæ tenentur de dom. Prior. per homagium et fidelitatem, quæ dimittebantur Joh. de Arsom, ratione minoris ætat. hered. Joh., p. a. pro xl d., et liberantur præd. hered. per dom. Prior., eo quod est plenæ ætat. —Item præsentant, quod Agnes, quæ fuit uxor Will. del Hay, habuit j mess. xxij ac. ter. cum pert. in Wolveston pro term. vitæ sue, reversione spectante ad rect. hered. præd. Will., et ipsa dum vixit invadiavit Will. de Elmedon præd. ter. et jam obiit, et præd. ter. tenetur de dom. per homag. et fidelit. et servicia, et dicunt quod præd. Will. habuit j fil. vocat. Joh. ætat. xxij annos.—Item relict. Walteri de Uffyngton tenuit in dotem, de hereditate hered. præd. Walt., viij ac. ter. cum pert., quæ tenentur de dom. Prior. per homag. et fidelitatem et servicia xij d., et dicunt quod (j) Emma de Uffyngton soror præd. Walt. (ij) Johannes fil. Margaretae sororis præd. Emmæ ætat. xxij an. (ij) Juliana fil. Agn. sororis præd. Emmæ ætat. xx an. et (iij) Johannes Cort fil. Aliciae sororis ejusd. Emmæ xx an., sunt propinquiores hered. præd. Walt., et intraverunt ter. absque servizio faciend.

WILLYNGTON. Will. Edward c. molend. de Walleshend - - ad term. vj an. - - redd. xl s. - - et dom. inveniet grossum meremium, et molas, et præd. Will. inveniet velas, coggæ.—

HEWORTHS. Injunctum est omnibus ten. villæ, quod nullus eorum fodiant vias ad capiend. carbones de cetero, sub poena xl d.

JAROW. Injunctum est omnibus ten. villæ quod claudant

gardin. ante et retro citra fest. Paschæ sub poena xij d. solvend. etc. - - et quod le sidwall sit in altitudine viij pedes, et al. de v ped.

SUTHWYK. Compertum est quod Joh. Grene, Joh. fil. Adæ de Wermouth, et Will. fil. Joh. Reid fecerunt le fray pacis apud Suthwyk et Wermouth, per quod ten. dom. Prior. fuerunt minati per homines dom. de Hilton et in grave periculo de corporibus, prout compertum est per xij. Ideo de ipsis Joh., Joh., et Will. de poena alias imposita, xx s. De prefatis Joh., Joh., et Will. et Roberto famulo Thomæ Buteler quia luserunt ad pilam, per quod gravis contencio et contumelia surexerunt inter ten. dom. Prior., prout compertum est, per xij jur. de poena al. imposita, xx s. Ordinatum est quod nulli ten. dom. Prior. de trans. facta infra dominium dom. Prior. quærant auxilium de altero domino, nec procurent servientes alterius domini se intromittere, sub poena xl s. solvend. etc.

ACLEY. Injunctum est omnibus ten. villæ quod quilibet eorum cust. camp. cum turnus suus advenerit, sub poena xij d.— Ordinatum est ex com. assensu tam liberorum quam aliorum ten. dom. Prior. quod omnia juvenca, equi, et pullani custodiantur in mora per hirsill inveniend., et quod equi, et juvenca nec pullani ponantur infra blad. nisi in fortibus theris, et quod boves ten. custodiantur in pasturis, et quod vaccæ et bidentes villæ sint transeuntes a porta villæ(?) usque locum quæ vocatur le Pors, et quod non remaneant depascentes, et quod ista ordinacio incipiat teneri a fest. Paschæ, et duret quousque blad. intrentur, sub poena xl d.

1382. I.—*Heading imperfect.*

FERY. Præsentatum est per messorem quod impignoravit xj eq. de ten. de Todow capt. in blad. ten. de Feri, et Robertus Pappe de Todow v. et c. extra fald. eq. suum sine lic. alicujus, et propter capcionem præd. equi x eq. recessit extra præd. faldam.—Will. Adeok c. j botham ult. in ten. Joh. Yoill in alta strata; hab. ad term. vita sue; redd. p. a. xij d. - -

MIDMER. De Will. Byng quia equitavit ad præmuniendum famulum Will. Patte, viz. Thomam fil. Petri fil. Ric. de Midrigge ne staret paci, prout compert. est per jur. De Rob. Hikson et Joh. Hiksou quia famuli sui fecerunt rescussum Thomæ fil. Petri de Midrigge, prout compert. est.

ESTMER. De Caterina uxore Hen. Carter quia est communis garilatrix xij d.

WESTMER. Dies dat. est Hug. Patte, Henrico de Neut, Will. Currou et Joh. Smith de Midmer, ad vidend. terram dom. positam ad terram Joh. Elstob, si, etc., ad prox. dominicam, sub poena di. marcæ.

DALTON. De dom. Ricardo de Wolveston vicar., quia posuit equum suum infra gard. contra pœnam positam absque ligatura, xl d.

PITTYNGTON. Will. fil. Will. Scott c. iiiij ac. de Lowsleys redd. p. a. ij s. viij d.—Injunctum est omnibus ten. villæ quod nullus eorum ponant equos nec aliqua averia sua infra camp. blad. ubi blada seminantur, aut permittant porcos, aucas, nec aliqua averia sua exire villam sine custodia sub pœna vj d. solvend. qualibet vice infra blad. invenientur.

WOLVESTON. Injunctum est omnibus ten. villarum de Woulveston, Billyngham, Neutonbieulieu et Coupon quod quilibet eorum molent ad molend. dom. sub pœna xx s., et perdicione eq. et blad.

COUPON. De Galfrido fil. Gilberti Wodrof, Rob. Bernard, Joh. fil. Gilb. del Raw quia noluerunt animovere averia sua tempore debito extra pasturam, prout ordinatum fuit per præpositum villæ et alios vic., de pœna de quilibet xl d.—Ordinatum est ex communi assensu quod quilibet eorum veniant ad præmucionem præpositi pro freth. ponend. et aliis necessariis ten. tangentibus ad com. proficuum, et quod videant blad. depast. per averia eorum ad præmucionem præd. præpositi, sub pœna xx s., solvend., etc.

ACLEY. Will. Pouer v. in cur. et c. molend. aquaticum de Acley -- usque ad term. iij an. -- redd. p. a. scac. dom. Prioris Dunelm. vj li. xij s. iiiij d. [*with usual condition for upholding the mill and leaving in repair*].—Thomas Watson c. medietatem j bond. (viz. j mess. xxij d. ter. et di. in Kettone medow *interlined*) ult. in ten. Joh. Fermourson, eo quod præd. Joh. concessit præd. Thom. totum jus quod habuit; habend. ad term. vitæ suæ; redd. p. a. xx s. scac. dom. Prioris -- Gres'ma xl d. condonatur usque ij s.

WALLESHEND. De quadam fray in campo de Walleshend per homines de Tynemouth ad effusionem sanguinis, et ibid. fuerunt arrestati per Joh. del Raw, et Will. Wessy devenit pleg. Joh. del Raw pro præd. dampnis, ideo Joh. del Raw respondeat xl d.—Injunctum est omnibus ten. villæ et villatæ de Willyngton quod reparari faciant viam in alta strata sub bosco sufficienter citra fest. S. Mich. prox. fut. sub pœna di. marc. Dies dat. est Joh. Schephird ad faciend. legem suam quod non fregit conventionem Simoni Yardolf, et quod fideliter sibi deservit, et non elongavit se de servicio suo, cum vj manu ad prox. cur., sub pœna di. marcæ. Rob. Smith invenit pleg. de pace versus Joh. Schephird, quod non faciat aliquod dampnum per se vel per alium sub pœna x li, Will. del Raw et Joh. del Raw. Item Joh. Schephird invenit pleg. de pace versus Joh. Smith eodem modo

et sub ead. poena, Joh. de Jarow et Rog. de Laxton.—Dies dat. est Joh. de Dunelm. ad faciend. legem suam ad prox. cur. de eo quod non promisit Will. fil. Stephani ij boves per j an. ad arand. terr. de novo capt., ult. in ten. Joh. de Dunelm., et eciam quod arat [*sic*] terr. præd. Willi. citra fest. S. Petri ad Vincula (Aug. 1) prox. fut., sub poena xl d.

WILLYNGTON. Injunctum est omnibus ten. villæ et villatæ de Walleshend, quod non molant alibi quam ad molend. de Walleshend, sub poena di. marcæ.

HEWORTH. De Matilda uxore Thomæ Fische qui succidit sirpos (= *bent* or *bents*) contra pœnam positam, infra campum, prout compert. est, de pœna xl d.

HARTON. De Thoma de Neuton *et six others* quia ceperunt cabul. et alia necessaria j navis fractæ sine lic. Joh. Godwyn servientis manerii, de pœna imposta xl d. Et injunctum est omnibus ten. villæ quod nullus eorum faciant aliquid magisterium infra dominium, si aliqua navis sit fracta, nec quod ammoveant cabul. nec aliqua alia necessaria sine lic. dom. vel servientis, sub pœna c s.—De Adam Carter *et four others* quia canes sui pugnaverunt gregem tempore anguelacionis [*agnellare* = *agnum procreare* Du Cange], ad grave dampnum dom., maciendo iij agnos prec. xvij d., de quolibet, de m'ia vj d.

SCHELES. De Alicia Leolf pro j scala detenta Rob. Swan de xij ronges prec. x d., de m'ia vj d.

1382. II.—Apud Wolveston die Lunæ prox. post fest. Wolfridi Episcopi coram dominis Thoma de Corbrig, burs., Thoma de Claxton, sen., Joh. de Elvet et aliis [*a portion of the heading is decayed, but the year appears from the indorsement in a coeval hand*].

NEUTON BIEULW. De Margareta de Marton, quia collegit blad. infra le stoks contra defens.—De Will. Raynald pro j purprestura facta capiendo gravell pro emendacione terræ suæ ad summam xl futhers, ij s.

BILLYNGHAM. De Betonia ancilla Ric. Walker pro insultu facto Johannæ uxori Thomæ Miryman usque ad effusionem sanguinis, ipsam verberando xl d.—De Ric. Walker, Alicia uxore ejus, Betonia ancilla præd. Ric. pro traus. facta Johaunæ uxoris [*sic*] Thomæ Miryman ad damp. ipsius Johannæ xx s., prout compertum est per inquis., xvij d.—De Thoma Miryman quia verberavit ancillam Ric. Walker, per quod admisit [*sic*] officium suum per ij septimanas ad damp. xl d., de m'ia vj d.—De Margareta relictæ Ric. de Monkton, unde Thomas frater suus respondebit, Rog. Page, Davido Walker, Joh. Lutlin, Rob. Yutson,

Alicia Herynger, Will. Fleshewer, Will. Littester, quia non venerunt ad curiam.

ACLEY. Ordinatum est ex assensu dom. et communitatis villæ, quod nullus ten. dom. villæ de Acley procuret alios de aliis villis ad veniend. infra villam pro malo faciendo, vel ad procurandum aliquem extraneum contra aliquem vicinorum, nocte vel die, sub pœna cs., solvend. etc. Injunctum est omnibus ten. villæ, quod nullus eorum permittant aliqua averia sua intrare in le Frithfeld, nisi averia trahentia, ante fest. S. Marci, sub pena di marœ, solvend. etc.

BORDON. De Thoma Casson, Waltero de Bieulw herede Thomæ Surtas, Thoma de Bordon, Katerina de Ingelby, quia non venerunt ad curiam ijs. vj d. *Attached to the roll opposite this entry on a parchment label is the following writ:*—Johannes Dei gratia Episcopus Dunelm. Ballivis Prioris Dunelm. de Burdon, Salutem. Quia per commune consilium regni Angliæ provisum est quod quilibet liber homo qui sectam debet ad curiam dom. sui libere possit facere attornatum suum ad sectam illam pro eo faciendam, vobis mandamus, quod attornatus quem Katerina, quæ fuit uxor Thomæ de Ingelby Chivaler, per literas suas patentes loco suo attornare voluerit ad sectam pro se faciendam ad curiam, præd. Prioris, de Burden sine difficultate recipiatis. Datum Dunelm. per manum Hugonis de Westwyk cancellarii nostri, xiiij die Januarii, anno pont. nostri secundo.

WALLESHEND. De Joh. del Raw quia cepit j equum Petri del Redhough in campo de Walleshend, et posuit in falda apud Benton, ad damp. ipsius Petri ij d., de m'ia vj d.

HESILDEN. Ordinatum est in curia quod Robertus firmarius veniat ad forgiām villæ qualibet septimāna, j die, pro ferris carucarum ponendis et accuandis et aliis necessariis faciendis, viz. die Mercurii.

MORESLAW. De Will. Scot quia maledixit Andream theker in curia in presencia dom. Prioris et Senescalli, xij d. Injunctum est Will. Scott quod reponi faciat diversas purpresturas factas appropriatas de ter. Prioris ad ter. dominæ de Claxton citra prox. cur., sub pœna xl d.

MIDMER. De Joh. Smith, Rob. Robson, Will. Burg, Thoma Bullok, Joh. de Eriom, Joh. Duket, Will. Currou, pro trans. facta super Bishoplaw per equos et carectas ad damp. vicarii, viij thrav. frumenti, et iiij thrav. de blandcorn, prout compertum est, de quolibet vj d.—De Joh. Doket pro freth fracto per j equum, eo quod noluit tenere communem hirsillum, ad damp. vicinorum xvij d.

DALTON. Injunctum molendinario quod ipsi et servientes sui sint parati [molere] ad molendum blada ten. quociens opus

fuerit, ita quod nullus habeat materiam recedendi de molend. Prioris, sub poena xx s.

Præceptum est attachiare Petrum fil. Ricardi ad essendum ad liberam [sic] eo quod noluit tenere hirsillum.

1382. III.—*The heading and first portion of this Roll are gone. The first vill which is mentioned is Coupon. At the top of what remains of the Roll is written in a modern hand "Halmot 1382."*

COUPON. Johanna, relicta Rob. fil. Adæ, cepit totam tenuram ult. in ten. præd. Rob.; habend. ad term. vitæ suæ ut de jure viduæ; redd. pro bond. prout præd. Rob. prius reddidit et fecit, et pro xvij a. ter. super le Colflat, prout Joh. fil. Rog. cepit ad solvend. - - -

ESTMER. Injunctum est omnibus ten. villæ, quod nullus eorum ludant ad pilam, et quod constabiliarii villæ non permittant aliquem ludere ad pilam sub poena xl s. Will. del Egge c. j placiam cum forgia, juxta thorale Laur. Hunter, - - habend. ad term. vitæ suæ; redd. p. a. v s. - - Et si contingat quod aliquis faber venit et habet præd. forgiam, alocabitur [sic] præd. Will xij d. de firma præd.

FERY. Dies datus Ric. Souter ad faciend. legem suam cum vj^{ta} manu, de eo quod equus Will. Addecok non fuit mortuus, causa equitatus uxoris sue.

WALLESHEND. Dies datus est Henrico Diconson ad faciend. legem suam cum vj^{ta} manu, de eo quod averia villæ, dum fuit in custod. fecerunt damp., depascentia herbag. apud Walkerborn, ad valenc. xij d.

HETHEWORTH. Thomas Watson cepit xxx a. ter. voc. le Brockleys; habend. ad term. vitæ, ita quod vicini habeant quilibet pro parte sua, redd. p. a. v s. - - -

WERMOUTH. De Joh. Chapman quia elongavit se de servicio Adæ Jonson pro xv dies, ad damp. præd. Adæ xij d., vj d.

WYVESTOW. Injunctum est omnibus ten. istius villæ [et] villat. de Harton et Scheles, quod non faciant unam communem viam ultra Medicroft, sub poena xl d. solvend. etc.

DALTON. Concordatum est inter dom. Priorem et dom. Ric. Vicarium de Dalton, quod præd. Ric. reparabit sufficienter j mess. et j grangiam nunc in tenura Joh. Langbayn - - pro qua reparacione percipiet de dom. xijj s. iiij d., et dom. condonavit ei vj s. viij d. de duobus amerciamentis, et habebit meremium infra boscum de Raynton et virg. et wattels, cabul., et ferramenta quantum indiquerit ad custagia sua succidenda [sic] et carianda; et idem Ric. omnia alia sumptibus suis propriis inveniet.

EST RAYNTON. Joh. de Gildeford v. in eur. et c. totam tenuram quondam in ten. Joh. Busse; hab. ad term. xii an., redd. p. a. xij s. Et sciend. quod præd. mess. et ter. dimissum fuit Ric. Dese solvend. p. a. xj s. [sic], unde dominus habebit ij partes, et uxor ejusd. Joh. terciam. Et sciend. quod uxor ejus solvet quolibet anno xx d. pro iij parte liberæ firmæ.

WESTRAYNTON. Thomas Selater walker c. j cotag. ult. in ten. Will. Coik; habend. ad term. vitæ suæ, redd. p. a. scac. iiiij s. quod prius reddidit viij d. pro operibus manerio de Pittington.

PITTYNGTON. Cristiana Day fil. Matildæ de Howden c. j mess. ij a. ter. ult. in ten. præd. Matildæ, eo quod præd. Matilda sursum reddidit ad opus ipsius Cristianæ; habend. ad term. vitæ suæ, Gres'ma x s.

CURIA DOM. PRIORIS TENT. APUD EDMONDBIRES die Jovis prox. post fest. S. Mathiæ Apost. A.D. etc. [sic] De Galfrido de Laiborn, Rob. Souter, Hugone del Colpots, Joh. Edson, Will. del Colpots, Gillota Milner, Cristiana Walker, Matilda Bretaldoun, Joh. del Eued, Joh. Grys, pro viridi bosco succiso sine lic. dom., prout compertum est, *various sums from 2d. to 2s.*, viij s. ij d. Injunctum est omnibus ten. villæ quod nullus eorum succidant boscum infra dominium Prioris sine lic. dom., sub pœna vj s. viij d. solvend. etc.

[*Besides those mentioned, the following names occur at the courts for 1382, as jurors, tenants, sureties, complainants, or amerced for various offences: Trollop, Logdi, Catell, Frewyf, Shakell, Marschall, Leward, Tyngyng, Raudson, Litilsire, Gell, Driclough, Gibson, Gillet, Fecherschaw, Ibbi, Crobb, Todd, Megson, King, Licok, Hew, Punchon, Diconson, Paull, Wallysche, Coket, Uncouth, Overall "Alicia" Gentilman, also N. de Togall, Cecilia de Scoresburgh John de Berwyk.]*

1383. I.—Apud Hebne [*date illegible*] coram dom. Joh. de Beryngton, terr. Thoma de Corbrig, burs., et aliis.

HEWORTHS. Ordinatum est per communitatem villæ de Nether-Heworth quod nullus eorum lavant [sic] pannos in le Smithborn, quæ ordinatur pro cervisio et pane faciend., sub pœna xl d. solvend. etc.

JAROW. Joh. Simpson c. j mess. et xx ac. ter. quæ quondam fuerunt Joh. Idotson, et quæ fuerunt seisiti [sic] in manu dom. ratione minoris ætatis [blank] heredis præd. Joh.; habend. usque ad plenam ætatem præd. heredis; redd. scac. Prioris pro libera firma iij s., et ultra pro warda x s., et sciend. quod Thomas Trewik solvet pro term. Pent. et Mart. a° lxxxij x s. ultra liberam firmam. Item Simon Figi tenet x ac. de præd.

ter. usque ad plenam ætatem præd. heredis; redd. pro libera firma xvij d. et pro warda iij s. et tenuit pro vj an. elapsis, ideo inquiratur si solvit, vel non, et cui, et de cetero oneretur.

WERMOUTH. Injunctum est omnibus ten. villæ quod nullus eorum ponant equos infra stipulam antequam blada amoveantur noctanter, nisi in præsencia hom.—Ric. Geme c. j mess. et xij ac. ter. ult. in ten. Joh. Wigby; habend. ad term. vitæ suæ, redd. p. a. xx s. quod prius reddidit xvij s. pro omnibus operibus præter cariacionem victualium terrarii, et faciendo, etc.

SUTHWYK. Rob. fil. Adæ de Wermouth et Will. fil. Adæ ceperunt molend. ventriticum de Suthwyk ac piscariam pertin. ejusdem villæ et quæ ult. fuerunt in tenura Joh. Reid; habend. -- xij an., redd. inde annuatim scac. Prioris xij li. -- Et dom. Prior reparabit præd. molend. quociens opus fuerit in eis quibus indiget. Et si defectus aliqui ob defectum custodiæ in præd. molend. inveniantur præd. firmarii defectus illos ad custagia ipsorum emendabunt -- Hos invenerunt fidejussores suos Joh. Lord de Suthwyk et Ric. Jonson de Fulwell.

HARTON. Injunctum est omnibus ten. villæ, quod quilibet ten. ij bond. manuoperabit ita bene et sufficienter uni [sic] sicut alii, sub poena admissionis [sic] juris sui, tam in cultura quam in fimacione.

ESTRAYNTON. De Thoma fil. Will. et. Johanna uxore ejus executrice test. Will. Wright, pro v s. viij d. detentis Joh. Tailliour et Margaretæ uxoris ejus [sic] quos Rob. Wright, pater præd. Margaretæ sibi legavit, prout fatetur in Curia.

BILLYNGHAM. De Rob. Fauks, Joh. Gentleman, Joh. del Toune, Joh. Grisby, Joh. Miryman, quia non evacuaverunt cursum aquæ apud Billyngham Cause, de poena alias imposita xl d.—

Injunctum est omnibus ten. villæ quod quilibet eorum cariant [sic] petras et meremium molendino, et quod quilibet tenentes in Billyngham habentes averia infra le Wethermers, claudant, pro parte sua, fossatas ibid. per quantitatem eorum, sub pena di marcæ, solvend., etc.

BORDON. De Thoma Casson, quia occupavit j cot. j selionem voc. Barganplase in manu dom. sine lic. dom., quolibet anno xij d.

WESTMER. Hugo Peit c. j mess. et iij ac. ter. voc. Horner-land; habend. quousque aliis ten. venerit qui plus dare voluerit, redd. p. a. ijs.

MIDMER. De ten. villæ quia noluerunt facere le lonyngdiks juxta Bishoplaw, quilibet pro parte sua de m'ia xij d.

ESTMER. Injunctum est omnibus ten. de Fery, Estmeryngton, Midmeryngton et Westmer. quod cariant [sic] et faciant viz meremium petras, pro molend., et mundent stagnum molend.

quilibet pro parte sua, infra mensem, sub poena di marcæ, solvend. etc.—Will. Egge c. j ten. cum forgia in alta strata de Estmer. juxta thorale Laur. Hunter; habend. ad term. vitæ suæ; redd. p. a. v. s. Et si contingat quod unus ten. venerit qui præd. forgiæ capere voluerit et tenuerit, præd. Will. non solvet p. a. nisi iij s. [see 1382. III.].

1383. II.—Apud Hebn die Martis prox. ante fest. S. Woulfridi, coram dom. Thoma de Corbrig, burs., Thoma de Claxton, senescallo, Joh. de Elvet et aliis.

WALLESHEND. Injunctum est omnibus ten. villæ, quod quilibet eorum arrari faciant ter. suam citra fest. Paschæ, sub poena xl d. solvend. etc.—De Will. Schephird, communi bercario, quia posuit bidentes in le Frithfeld contra poenam positam, de m'ia, xij d.

HEWORTHS. Compertum est per jur. quod Magister del Westspittell est communis venator cum famulis suis infra warennam dom. Prioris, et ibid. lepores ceperunt.—De Joh. Mayson, Rob. de Schepton, et Joh. Tomson de Cledon, pro bruero capto, quilibet eorum j caretæ in le Leme, sine lic. dom. ad grave damp. dom., xl s., condonatur per Priorem.

JAROW. Mem. quod Thomas Trewyk tenetur solvere iij s. vj d. pro libera ter. quam tenuit in Jarow ad fest. S. Marci prox. fut. præter liberam firmam.

SUTHWYK. Joh. de Hetheworth c. j placiam adjunctam ten. suo, de vasto dom., et di. acræ usurpatis [sic] apud le Hepes prout pater suus cepit.

WYVESTOW. Alicia relecta Will. Maymond c. in cur. j ten. et xij ac. ter. in quo Will. præd. traxit moram; hab. ad term. vitæ suæ; redd. - - prout præd. Will. prius reddidit - - Gres'ma xx s. [Then follows this inventory.] Imprimis, unus pullanus masculus iij^{or} annorum, prec. x s., ij boves prec. xxvij s., j bov. prec. xij s., ij vaccæ prec. xij s. viij d., v quart. frum. per quart. prec. vi s. viij d., iij quart. de ord. et blandkorn, iij quart. pis. in garbis per estimacionem [blank]—Joh. fil Joh. Legat c. xij ac. ter. ult. in ten. Will. Maymond quondam in ten. [blank] hab. ad term. vitæ suæ, redd. p. a. xij s. quod prius reddidit xvij s.

MONKTON. Joh. del Kitchin et Will. frater suus v. et c. j ten. et xx ac. ter. et j bond. ult. in tenura Thomæ de Butterwyk; habend. ad volunt. dom., redd. pro ten. et xx a. ter. viij s. iij d. et pro bond. xij s. quod prius reddidit xx s. Et habebunt pro reparacione ten. xxx s., quos percipient de dom. Will. de Billyngham et Margareta de Lomley, quia fuerunt pleg. præd. Thomæ.

HESILDEN. Injunctum est omnibus husbandis, quod reparari faciant les lonyng, ita quod possunt cariare fimum cum caretis, citra fest. S. Marci, xij d. solvend. etc., et eciam quod teneant hirsillum cum bidentibus suis et quod unguent¹ eos tociens quociens indigent, sub poena di. marcae.

BILLYNGHAM. De Will. Currou et Ric. Senior xl d. detentis [sic] Will. Sparow et Rob. Yutson, pro falcacione vj a. prati Edmondens pertin. terrario, prout compertum est.

ESTMER. Ordinatum est ex com. ass. istius villæ ac villat. de Midmer. et Westmer. quod sint apud Shelom milndam ad operandum ibid. - - sub poena di. marcae.

FERY. Injunctum est omnibus ten. villæ quod habeant cepas [= cippos] sub poena di. marcae, et eciam quod quilibet eorum satisfaciant communem pastorem mercedem suam, nec quod non [sic] maledicant præd. pastorem, sub poena xl d., nec quod veniant in le Cliff, sub poena xl d. — Dies datus est Joh. Webster de Chilton ad faciend. legem suam de eo quod non debet Will. de Merington vj ulnas panni linei quæ sibi adjudicati fuerunt per arbitrium, ad prox. cur. cum vj^{ta} manu, pleg, de lege Joh. Smith. — Dies datus est Will. de Het, quod reparari faciat j. cot. in tenura Margaretæ uxoris suæ citra prox. cur.

1383. III. — Apud Hesilden die Jovis prox. ante festum Conversionis S. Pauli, coram dom. Thoma Corbrig, burs., Thoma de Claxton, sen. et aliis.

BILLYNGHAM. Joh. Miryman c. j mess. vj a. ter. et di. et di. a. prati de libera terra Will. Barry, nunc ætatis xv. an., usque ad plenam ætatem præd. Will., quia in warda dom. Prioris; redd. p. a. xiiij s. præter liberam firmam viz. xiiij d. ob - - Et sciendum quod præd. Joh. habuit præd. ter. pro vj an. elapsis sine lic. dom. et solvit Joh. Harpour de Kirkeby quolibet an. xiiij s absque mandato dom. Prioris, terr. vel sen.: ideo consideratum est quod satisfaciet dom. Priori, pro præd. vj an. elapsis. — Dies datus est Thom. bercario de Billyngham ad faciend. legem suam ad prox. cur. cum vi^{ta} manu, de eo quod non fecit convencionem Joh. Saunderson quod haberet carnem j multonis devorat. per canem præd. Joh., ad valenciam xij d. si etc. — Rob. Hardgill et Joh. fil. Alex. ceperunt columbarium et gardinum grangiae de Billyngham - - ad term. ix ann. - - redd. quolibet an. pro columbario et gardino xiiij s - - Et præd. Rob. et Joh. invenient burs. qui pro temp. fuerit, durante term. præd., columbellas ad adventus sui [sic] si habuerint de exitu præd. columbarii. — Ric. Walker, Will. Tomson, et Joh.

¹ A similar direction is given to the tenants of this vill at the next turnus. It has not been met with in any other vill.

Tomson c. gardinum pomerii de Billyngham - - ad term. xij an. - - redd. pro primis iij an. xxvj s. viij d. - - et quolibet anno sequente xxijj s. Et præd. Ric., Will., et Joh. præd. gardinum sufficienter claudent in muris et in omnibus aliis necessariis ad præd. gardinum pertinentibus, et manutenebunt sumptibus suis propriis, et plantabunt [in] pomerio piras et al. arbores quolibet an. durante term. præd. per visum jur., et non facient aliquod vastum infra præd. gardinum.

ACLEY. De Will. Colson, Joh. de Redworth [*and five others*] quia noluerunt præsentare illos qui luserunt ad pilam contra pœnam, xx s.; postea præsentant.—De Alicia uxore Joh. de Redworth quia noluit tacere ad præceptum sen., xij d., condonatur.—De Gilberto famulo Will. Colson, Joh. fil. Joh. Webster, Joh. famulo Joh. Webster, Thoma Tailliour [*and fourteen others*] quia luserunt ad pilam contra pœnam positam xx s. De Thoma Tailliour quia noluit tacere in cur. et dixit quod noluit stare ad ordinacionem sen., xij d., condonatur.—Thomas Wright [*and eight others*] intraverunt parcum et ibi succ. virgas sine lic.—De Will. Yut quia intraverunt [sic] parcum sine lic. prout præsentatum est per forestarium.—Ordinatum est quod Will. Pouer, Gilbertus Randolph, Will. Randolph, Will. Colson, Joh. de Redworth, Thomas Robinson, et Ric. de Redworth, electi sunt ad videndum et ordinandum proficuum villæ infra et extra in omnibus, et quod ten. villæ erunt ad ordinaciones, et stabunt, sub pena xl d.—Dom. Joh. Carles vicar. Ecclesiæ de Acley c. xvij. ac. ter. voc. Scolaclisland ult. in ten. Rob. de Carles defuncti; habend. - - ad term. ix an. - - redd. p. a., xv s. - - et faciet dom. et vic. quæ incumbunt.

FERY. De omnibus ten. villæ quia non habuerunt ceppas, prout injunctum fuit eis in ult. curia, xl d.—De Joh. Smith de Chilton fil. Will. Webster quia defecit de lege versus Will. de Meryngton, vj ulnas [sic] panni linei, vj d.

HEBN. ix ac. quæ fuerunt Joh. de Barthew defuncti seisita est [sic] in manu dom. quousque inveniuntur recti heredes, de quibus ix ac., vj ac. sunt in manu Joh. Willi, et iij ac. in manu Alanii de Dunelm.

WERMOUTH. Injunctum est omnibus ten. villæ - - quod evacuent cursum aquæ ad j placiam ter. vocatam Stanbrig.

SUTHWYK. De Agneta fil. Rob. Smith pro leyr. vj d. De eadem pro merchet. ij s.—Injunctum est omnibus ten. villæ quod quilibet eorum reparari faciant ten. sua citra prox. cur., sub pena di. marçæ, et quod non ludant in gard. post fest. Pur. Beatæ Mariæ, sub pena xij d.

WYVESTOW. Injunctum est omn. ten. dom. Prioris infra dominium, quod non vendant blada crescencia super ter., alicui

absque lic. dom. Prioris, burs. vel sen., sub poena, emptoris xx s. et venditoris jure [sic] capcionis suæ.

SHELES. Katerina del Stayn c. j ten. de novo quod Ric. Barker tenuit de præd. Katerina, et seisita fuit in manu dom. eo quod tabernavit, sine lic. dom., præd. Ric.; habend. ad term. vitæ suæ; redd. p. a. xij d. - - et præd. Katerina habet lic. tabernandi Aliciae Barker ad voluntatem præd. Katerinæ durante vita sua. Gres'ma xx s.

PITTYNGTON. Adam Gell c. molend. aquaticum de Pittyngton - - ad term. vj an. - - redd. pro primis iij an. quolibet an. lvj s. et postea quolibet anno lx s. - - et dom. Prior præd. molend. sufficienter reparabit et sustentabit tocens quo ciens indiguerit. Et si contingat quod præd. molend. deterioratur ob defectum custodiæ præd. Adam, emendabit et reparabit sumptibus suis propriis.

RAVENSFLATT. Rob. Waterman, Joh. Porterson, Will. del Hall, Joh. del Hall de Shenclyf ceperunt Ravensflatt - - ad term. ix an. - - redd. 1 s.; et præd. ter. fimabunt et in sufficienti cultura tenebunt, et in fine term. præd. in sufficienti cultura dimittent, et si dimittent aliquam partem alicui, sine lic. dom. Prioris, quod ex tunc perdent jus eorum.

Curia tenta apud Dalton die Veneris prox. ante fest. Assencionis Domini A.D. 1384.

Injunctum est omn. ten. villæ, quod nullus eorum transgriant alteri in verbis vel factis cum baculis ac sagittis vel cultellis, sub poena xl s. solvend. etc.; nec quod nullus habeant in separali pastura nisi j animal pro vj ac. ter., prout ordinatum est ex com. assens. omnium vicinorum, sub poena qualibet vice vj d. solvend. etc.—Ordinatum est ex com. assen. quod quilibet eorum teneant freth., et quod non ponant equos nec aliqua averia sua, in freth. positis per vicinos, sub poena vj d. solvend. etc.

1384. I.—Apud - - ante festum Nativ. S. Joh., coram Thoma Corbrig, burs., Thoma de Claxton, sen., et aliis. [The first portion of this roll is almost illegible from decay. The first vill mentioned is Walleshend.]

SUTHWYK. Walterus Smith v. in curia et c. j bond et dimid., quæ fuit in tenura Thomæ fil. Alan., et sursum reddidit propter impotenciam; hab. ad term. vitæ suæ, redd. per an. xlvs, incipiendo solvere ad festum Pent. A.D. etc. lxxxv. Gres'ma, xij^s iiiij. condonatur usque v^s.

SHELES. Injunctum est omnibus ten. villæ, quod nullus eorum inhospitent Aliciae Morros infra villam de cetero, si præd. Alicia utitur mores antiquos [sic]: et super hoc Adam de

Birden devenit pleg. de bene gerendo, sub poena xl^s: et eciam Rob. Morros invenit pleg., Thomas [sic] Alnmouth et Thomas Benedicte de bene se gerendo, xl s., quod si contingat, quod aliquis eorum transgrediant alteri in adult. vel trans. alicui vic. infra villam, ob deffectum earum [sic] quod amoveantur extra villam infra sept., sub poena præd.—*From twelve, various sums iij^s ij^d in all*, pro bent succ. infra le Hopp.—Injunctum est omnibus ten. villæ, quod nullus eorum permittant porcos, equos, aucas, conculcare blad. vel herbag. sub le Hough, ita quod ten. Wyvestow non habebunt damp. ob deffectum earum [sic] sub poena x s.

BILLYNGHAM. Memorandum de excambio [*in margine*]. Concordatum est, inter dom. Priorem Dunelm. ex parte una, et Joh. Tidd de Billingham, quod præd. Joh. habeat j. cot. ult. in tenura Rog. Page, in excambium cum iij ac. ter. et di. ac. ter. prati, liberæ ter. ipsius Joh., et terciam partem [sic] j gardini in Pekkers [sic], et præd. dom. Prior habeat præd. iij ac. ter., et pratum, et terciam partem gardini præd. in excambium, cum præd. cot. imperpetuum. [*In margine*], In Flotherker, di. rod., et j rod. et di., in Flotherker, prati.—Joh. Tidd cepit j gardinum in Pekers [sic] liberæ ter., præd Joh.; habend. ad term. vitæ suæ, redd. per an., vij s. [*In margine*], quæ fuit de libera.—Joh. fil. Joh. May cepit j bond., et vij ac. de dominicis, quæ fuerunt ult. in tenura matris suæ; habend. ad term. vitæ suæ, redd. prout præd. Johanna prius reddidit. - - et præd. Joh. cepit in stuffo, vj ac. frumenti, iiiij ac. ordei, prec. ac. vj s. viij d., et x ac. pisarum, prec. ac. xl d., et xij ac binæ arruræ; unde ij ac. fimatæ, prec. ac. j arrur., x d., non fimatæ; prec. ac. fimatæ, viij^s. Et sciend. quod præd. Joh. præd. bond., ter. et stuffum ita dimittet sicut invenit. Gres'ma, xijj s iiiij d, condonatur usque ij^s.

WOULVESTON. Injunctum est omnibus ten. villæ, quod nullus eorum metet blad. nec herbag. crescencia super dominicales ter. de Bieulw, nunc in tenura Will. Jacson, sub poena xl d., solvend. etc.—Injunctum est omnibus ten. villæ, quod quilibet reparari faciant molend. in cooperitura, et evacuant [sic] cursum aquæ stagni præd molend., sub poena xx^s.—Joh. fil. Ric. Milner cepit j cot. et ij ac. ter. super le Estraw; habend. ad term. vitæ sue, redd. per an., xl d.

ACLEY. Injunctum est omnibus ten. villa, quod nullus eorum maledicat juratores, vocando eos perjuros, sub poena di. marc.; et eciam, quod quilibet eorum veniat ad præmunionem præpositi, ad tractandum de communi utilitate villa, quociens præmunitus fuerit, sub eadem poena, solvend. etc.; et eciam, quod nullus eorum vendant [sic] fimum alicui, extra villam

cariandum ad opus tenencium aliorum quam ad ten. dom. infra villam, sub eadem poena.

BURDON. Praeceptum est ballivis dom., quod attachiari faciant Thomam Cisson ad respond. dom. de purpresturis factis in campo de Burdon.—Injunctum est jur., quod ponant tantum, de ter. Will. de Walleworth, quam Thom. Cisson tenet, ad ter. Prioris, quantum posuerunt ad ter. suam de purprestura, citra prox. cur., sub poena di. marc.—Thomas Cisson v. in curia et c. j. cot. vastum, et j. selionem. - - habend. sibi ad voluntatem dom., quousque aliquis venerit qui pro eisdem finire voluerit, redd. per an. quousque cotagium illud non [sic] aedificatum fuerit xij d., et post aedificationem burg. præd. per an. ij s.

WESTMER. Præsentatum est per jur., quod Joh. fil. Adæ de Westmer fecit diversas purpresturas de solo dom., in diversis locis appropriatis ad ter. liberam Joh. Elstob, et super hoc injunctum est sibi, quod reponi faciat præd. purpresturas sub poena xl s.—De Will. fil. Joh. fil. Adæ, quia maledixit Rob. fil. Thomæ in curia, in præsencia dom. Prioris. Pleg. Joh. frater suus xl d.; condonatur usque xij d.

ESTMER. Injunctum est omnibus ten. villæ, quod nullus eorum litiget cum aliis, verbis nec factis, sub poena xl s., solvend. etc.; et præcipue injunctum est Laur. Hunter et Thomæ Milner, quod ipsi non litigent, sub eadem poena. De Thoma Milner, quia sagittavit ij sagittas noctanter [sic] ad Laur. Hunter, prout compertum est per jur., xl d.

FERY. Compertum est, per sacramenta Joh. de Wyndelston [and five others] quod firmarius manerii de Fery tenetur habere de jure communiam pasturæ, in ceperali pastura manerii de Merryngton ad omnes boves suos, tractantes in carucis, et non ad plura animalia sua.—Ordinatum est, ex com. assensu, tam liberorum quam aliorum ten. dom., quod nullus eorum permittat aliqua averia sua exire villam noctanter, nec jacere in alta via infra villam, sine claus. [? claustris], sub poena xl d., solvend. etc.

1384. [II. ?]—*The first portion of this Roll is missing, and a considerable portion of what remains is illegible from damp and decay. It appears from internal evidence to belong to the year 1384.*

FERY. Terra in tenura dom. Will. Fraunsas vicarii, voc. Holomsland, capta est in manu dom., quousque per quam [sic] intravit, et quis est verus heres ejusdem.—Dies datus est jur., ad inquirendum per quantum j ten. quondam in tenura Rob. Todd, nunc in tenura Joh. de Bicheborn, deterioratur in tenura Aliciae del Hall, eo quod combustum fuit in tenura Aliciae, et per quantum potest reparari, sub poena di. marc.—De Will.

Smith, pro cultello suo extracto, ad pereusciendum dom. Thomam de Bicheborn capellanum, prout præsentatum est per jur., xl d.

WILLYNGTON. Injunctum est omnibus ten. villæ, quod ponant meremium suum datum per dominum, in dominibus suis, citra fest. S Cuth. prox. fut.—Injunctum est omnibus ten. istius villæ, et villat. de Walleshend, quod nullus eorum litigant [*sic*] nec implacitent aliis in alia curia nisi in curia dom. Prioris, sub poena xx s., solvend. etc.—De dom. Will. capellano, quia elongavit j servientem Rob. de Heryngton, prout compertum est, extra dominium ad. damp. iiiij^s, m'ia. vj d.—Injunctum est Will. Dromond molendario, quod molat blad. vic. diebus et vicibus opportunis, quilibet secundum cursum suum, sub poena xl d.; et eciam quod omnes ten. utriusque villarum molant blad. sua ad molend. de Walleshend, et non in alio loco, sub poena di. marc.—Præsentatum est per jur., quod blad. crescencia super terram presbyteri, tenetur molere ad molend. dom. ibid., scilicet, ad lossoken [*sic*], viz. ad xvij vas, et non aliter.

MONCTON. De Thoma Lame et Joh. del Kitchin, quia noluerunt solvere renthennes [*sic*] prout præsentatum est, de m'ia, xij d., condonatur.

WERMOUTH. De Rob. fil. Adæ, pro j purprestura facta apud Le Langlands, de long. di. rodæ, lat. j pes [*sic*], et posita ad terram Ric. fil. Rog., vj d.; et præceptum est, quod reponatur citra prox. cur. per visum jur., sub poena xl d.—Injunctum est omnibus ten. villæ, quod faciant j communem cursum aquæ, apud le Suthleche juxta Whitburnaway, citra fest. Paschæ prox. fut., sub poena xl d.—De Adam Jonson pro ij s. detentis de salario Joh. Shephird, unde Rob. fil. Adæ solvit.—Injunctum est omnibus ten. villæ, quod convenient ad colligend. præd. ij s. inter se, et satisfaciant dicto Rob. fil. Adæ. - - et injunctum est eidem quod teneant hirsill cum omnibus animalibus suis, ita quod non invenientur extra villam absque custodia, sub poena di. marc.—De Adam Jonson pro xvij s. vj d. et Joh. fil. Adæ xvij s. vj d. detentis Agn. Porter, ex legacione Thom. patris præd. Agn. prout fatentur in curia, et præd. Agn. condonavit eis xv d. ita quod solvant xx s. ad fest. Paschæ et Pent. prox. fut., de m'ia, xij d.—Injunctum est omnibus ten. istius villæ, et villat. de Fulwell, quod teneant rectam viam ad molend. de Suthwik, sub poena xl d.; et eciam quod ponant merestans inter ter. Joh. Dauson et Joh. Carter.—De jur. istius villæ quia non præsentaverunt domino merch.

SHELES. Injunctum est, omnes brasiatores [*sic*] del Sheles, quod vendant cervisiam extra domos ita bene sicut infra, si

aliqui petant ad emendum; et non vendant cervisiam alicui, nisi cum mensura sigillata, sub poena xl^d, solvend, etc.— Thomas Almouth c. j ten. super le Key; habend. ad term. vitæ suæ, redd. per an. xl^d.—Joh. Letani c. aliud cot. superiore [sic] super le Key; habend. ad voluntatem dom. quia nativus, redd. per an. xl^d. - - - (In margine, Albanaria) Joh. Letani senior dabit domino pro albanaria sua, quolibet anno pro voluntate domini, pleg, Thomas Almouth, ij^s, incipiendo solvere ad fest. Pent. prox. fut.; et fecit fidelitatem prout nativus, coram plegio suo.—Injunctum est omnibus ten. istius villæ, quod non teneant canes pro cuniculis fugandis, sub poena di. marc.

ESTRAYNTON. De Alicia Lile pro diversis purpresturis factis apud le Lesors, xiiij fores [?furrows], prout præsentatum est, vj^d.—Injunctum est Thomæ Gibson et omnibus ten. villæ, quod reparari faciant ten. sua ruinosa - - - et eciam quod teneant [sic] injustam viam cum averiis suis usque le more, sub poena xl^d.

HESILDEN. Joh. de Helmeraw cepit ij ac. liberæ terræ acquisitas per dom. Priorem (*illegible*); habend. ad term. vitæ suæ, redd. per an. ij^s, quod [sic] prius reddidit x^d, incipiendo (*illegible*) anno Domini, etc. lxxxv^{to}.

1384. III.—[The heading of this roll is gone, and it is otherwise in much the same condition as the last. From internal evidence it appears to belong to the same year. If the last roll is properly assigned to the second turnus, this must necessarily be the third. The first vill mentioned is Willyngton.]

WYVESTOW. De Will. Milner ij^d [and ten others 1d each] pro bent succ. in le Hopp — Dimissio piscariæ del Ebyair. Joh. Custson et Hugo de Corbrig v. et c. quamdam piscariam juxta le [*illegible*] vocatam Ebyayr, ult. in tenura Will. May; habend. ad term. decem annorum, (*rent illegible*) quod prius reddidit xxx^s.

BILLYNGHAM. Joh. Tidi j cot. ult. in ten. Thom. Heryngher, et ij ac. ter. et di. ac. [prati interlined] ter., quæ fuerunt de libera terra Joh. Tidd, viz di. rodæ in Flotherker, et j rod. et di. Froganall; habend. ad term. vitæ suæ, xij^s [sic], incipiendo solvere ad fest. Pent. anno Dom. etc. lxxxv^{to}.—Will. del Raw c. di. ac. prati in Reschker, voc. Haldall, ult. in tenura Rog. Page; hab. ad term. vitæ suæ, redd. per an. ij^s.—Will. Raynald v. in curia et c. j mess. et xxxvj ac. ter., cum prato adjacente, ut dicitur, v ac. prati, ult. in ten. Will. Kaa, eo quod præd. Will. Ka [sic] sursum reddidit, quia impotens; habend. ad term. vitæ suæ, redd. per an. xlvj^s viij^d, quod prius reddidit liij^s. - - - — Ric. Walker c. iij ac. ter. ult. in ten. Joh. Tidde, et di. ac.

prati in Suthker, de libera terra præd. Joh., quæ [sic] vendidit dom. Priori, et tenere ad term. vitæ suæ, redd. per an. v^s.

ACLEY. De Joh. Webster pro cultello suo extracto, prout compertum est, iij vicibus, qualibet vice xl^d.—Ordinatum est ex communi assensu quod [ten. *interlined, five names occur in the margin*] videant cursum aquæ, retro gard. Joh. . . . ita quod præd. cursus non destruat dominicas ter. nec domos, citra prox. cur., sub pena di. marc.

FERY. Joh. de Bicheborn c. iij ac. juxta le Welheued, habend. ad term. vitæ suæ, redd. ij^s vj^d.—Joh. Person c. ij cot. xxvj ac. ter. quæ devenerunt in manu dom. causa wardæ fil. [sic] Ric. Person defuncti, et quæ præd. . . . acquisivit in villa de Fery; habend. ad plenam ætatem heredis præd., redd. pro j an. x^s, et postea quolibet anno . . . , incipiendo solvere ad fest. S. Martini anno Dom. etc. lxxxv^{to}; et faciet dom. et vic. quæ incumbunt; et præd. Joh. cot. et ter. in fine term. sui in sufficienti et bono statu dimittet.

APPENDIX.

APPENDIX.

A Booke of Surveye

AND

AN ABSTRACT OUT OF THE RENTALE

OF ALL THE

LANDES TENEMENTES AND REVENEWS

THAT BELONGE TO THE

CATHEDRALL' CHURCHE OF DURISM'

WITH THE PERFECT AND PERTICULER

STATE THEROF

MAYD ANNO REGINÆ ELIZABETHÆ

VICISSIMO SECUNDO, 1580.

CIVITAS DUNELM.¹

SOUTHE BAYLYE.

Per annum, 7 li. 14s. 10d.

NORTHE BAYLY.

Per annum, 10 li. 2s. 2d.

Rob. Pr'son, a lease Maij 26, anno Reginæ 4°. for 60 yeares
rent 8s. He paid to Xpofer . . . 8 li.

SADLERGATE.

FISHERGATE.

M[®]KET PLACE.

} Per annum, 9 li. 4d.

¹ The grammar, or want of grammar, in the Survey, is so peculiar, that, in deference to its writer, many contracted words have been left so, as their extension in the usual way might not have met with his approval. The words have not been extended where there was the slightest doubt as to whether singular or plural was meant.

For convenience, especially of comparison with the Bursar's Rental of 1539, the Roman numerals in sums have been supplied by Arabic figures.
—(W. H. D. L.)

CLAPORTHE—

Per annum, 7 li. 9s. 5d.

Vacat. A lease 14 Apr. anno 4 from R. Deane to Thomas Watson ad ter. threescore yeres, per annum 6s. of one tenement and garth.

Symon Smith, a cotage.

SCT. GILES PERISHE—

Per annum, 24 li. 15d.

In Geligaite, Cuth. Murth, . . . a garth. Feb. 17 anno Eliz. 4. 60 yeres. Lacketh wordes (of incorporation?)¹ 4^o, and one acre of medowe (*in margine*).¹

In the which perish be thes proper and speciall thinges :—

John Robinson, Porters close, per annum, 16s.

John Maner, ij closes cum decimis, 18s.

Rauph Leuer, one close, cum decimis, 10s.

Rychard Johnson, Almner close, cum decim., 8s.

Thomas Harrison, Maudlin close, cum decim., 45s.

Cuthbert Martin, an acre of medow, cum decim., 6s.

John Maure, pro Almn^r Leis, cum decim., 11s.

Symon Smyth, pro parva clausura, 5s.

Doctor Bellamy and Mr. Cliff, Bardih[y?] close, and Hedly Garthes, conteninge ten acres medowe, 22s.

Roger Diconson, unu. parcell. terræ vocat. Falsincoll', 4s.

M^r Deane, for Ravenhis Flatt, 8 li.

Lawrence Pilkinton and D. Rudd, one close called vijth acres, 24s.

Edward Hudespeth, a close juxta pont., 4s.

Peter Grinwell and Catherin M^rtin, a close called Heughes close, 11s. 8d.

John Richardson, a close juxta Heughes, 18s.

ELVET, *wherin ar*

Thomas Neales, one burgage, per annum, 16s.

Thomas Waneman, for a common Backhouse, 26s. 8d.

Xpofor Grene, clark, an burgage, 14s.

Andrew Hawkins, one burgage, 20s.

James Liddell, one burgage, 20s.

Summa 4 li. 16s. 8d.

BARRONRY DE ELVET.

Per annum, 36 li. 13s. 1d.

Wherin ar conteined :—

John Horne, pro unu. clausur., per annum, 6s. 4d.

Robert Chapman, j close, with a barne, 8s.

John Stobbert, one burgage, 8s.

¹ The marginal notes and additions are usually in the same or a contemporary hand.

Widow Priston, two burgages, 13s. 4d.
 Nicholas Eldringham, j burgage, 6s.
 Robert Fulthrop, j burgage, 6s. 8d.
 Oliuer Rycheson, j burgage, 6s. 8d.
 Xpofor Laleforth, j burgage, 5s.
 Bartram Dawson, j burgag., 5s.
 Elizabeth Sheperdson, j burg., 5s.
 Cuthbert Rackett, j burg., 4s.
 Gilbert Spence, j burgage, 3s. 2d.
 Robert Swifte, ij burgages, 12s.
 John Pilkinton et Robert Swifte Scitus Manerii de Elvet
 Hall, 16 li. 13s. 4d. a lease hereof in lottery being their
 corpes et valet 3 li. (*in margine*).
 Cuthbert Anderson, j burg., 5s.
 Vidua Stobbert, j burgag., 4s.
 Willm. Donnande, } one burg. cum gardin., 7s. 4d.
 Robert Chapman, }
 Willm. Spence, one burg., per annum, 5s.
 Phillip Fawdon, j burg., 6s.
 John Watson, j burg., 6s.
 Wedow Lambe, pro ix burg., 15s. [*sic*].
 Willm. Priorman, j burg., 5s.
 Edward Raw, j burg., 18s.
 Gawin Prker, j burg., 18s.
 John Shep'dson, j. burg., 6s. 8d.
 Wedow Mr'shall, j burg., 6s. 8d.
 Vidua Grene, j burg., 5s.
 Xpofor Ramshaw, j burg., 8s.
 Peter Watson, j burgag., 9s. 6d.
 Gilbert Spence, j burg., 6s.
 Mark Water, j burg., 9s.
 John Watson, j burg., 6s. 8d.
 George Hutchinson, j close, 8s.
 Thomas Sim, ij burg., 6s. 8d.
 Jarrerd Lambert, j burg., 5s.
 John Sowlby, j burg., 5s.
 Anthony Carr, j burg., 4s.
 Peter Ferrelans, j burg., 4s.
 Thomas Wilkinson, j burg., 5s.
 Wedow Cowling, j burgag., 5s.
 Willm. Milborn, j burg., 4s.
 John Booke, j burg., 5s.
 Jarry Carr, v burg., 8s. [*sic*].
 Thomas Harrison, j burg., 8s.
Thre closes extra civitatem ibidem, viz. :—
 Swallop Leis, per annum, 33s. 4d.

Item one other close, 4s.

Item one other close, 6s. 8d.

Thes thre supradict. be in th occupation of John Pilkinton and Robert Swifte, & it apperith thay have decaed in rent the two last somes 10s. 8d. It apperith also of the rent to be behind by John Pilkinton for his part in Swallop Leis for this vij or viij yeres, per annum, 16s. 8d.

ST. MARGARET, HIR PERISH.

SOUTH STREAT.

Per annum, 15 li. 7s. 1d.

Conteininge :—

John Rycheson, one common Backhouse cum unu. burgag., per annum, 36s.

Nicholas Turpin, one burg., 30s.

John Richardson, j burg., 5s.

Wedow Robinson, j burg., 5s.

Robert Rodham, j burg., 5s.

Cuthbert Hutchinson, one gardin., 12d.

Miles White, pro Milne Bankes, 3s.

Nicholas Turpin, j close super Quarry, 2s.

Robert Massam, j close called Farding Croft, 4s.

Wedow Lambe, one close called Braken Hill, 3s. 4d.

John Pilkinton, Robert Swifte, Henry Nanton, and Adam Halliday, xxij acres medow assigned for ther provision called Bellaces, 41s. 8d.

Unu. clausur. vocat. Holcroft parcell of the third prebendary, 40s.

One tenement called Almner Barnes, with certen closes, parcell of the ix prebend, and in tenura Viduæ Stephenson, 20s. 4d.

Xpofor Ramshaw, j tenement j close iiijth burg., 21s. 4d.

Wedow Blunt et Richard Yonger, three gardinges, 6s. 8d.

Wedow Blunt, j burg., 4s.

Richard Yonger, j burg., 4s.

Symon Reed, ij burg., 7s.

Thomas Cockeson, j burg., 3s. 6d.

Martin Underwood, j burg., 4s.

Wedow Harrison, j burg., 4s.

John Richardson, j burg., 4s.

Xpofor Selby, j burg., 4s.

Wedow Wilkinson, j burg., 4s.

John Wales, j burg., 4s.

Mathew Heuer, j burg., 15s.

A lease in lotrye per Mr. Stephenson, et valet 10 li. (*in margine*).

CROSGATE AND FRAMWELGATE.

Per annum, 36 li. 7s. 5d.

Conteininge :—

George Somursatt, one burg., per annum, 6s.

Richard Pattinson, one burg., 5s.

Thomas Foster, ij burg., 6s.

John Betson, ij burg., 8s.

Cuthbert Hutchinson, ij burg., 7s. 4d.

Thomas Commingham, j burg., 4s.

Thomas Commingham, j close with a wast., 6d.

Symon Rede, for the harbage of the Sircle without the West Orchard, per lease dated octo. Marcii, anno primo Reginæ, 18s.

Xpofor Maier, the Conny Warrant Fish Pondes, and Pidgeon House, and for the harbage of the same, 16s.

Xpofor Maor, for tharbage of thother part, 13s. 4d.

Willm. Rawe, twoe burg., 10s.

Xpofor Maier, j burg., 3s. 4d.

Andrew Milborn, j burg., 3s. 4d.

Mather Hornr, for Farding Close Crofte, with 20 roodes medow called Slaile Acre, 15s. 6d.

CHILTON POOLE.

Heughe Hutchinson, v roodes medow, 5s.

Willm. Foxe, one close there, 8s.

Cuthb^t Hutchinson, iij acres medow, 10s.

CODESLEY.

John Richeson, twoe parcels medow inclosed, 26s. 8d.

Nicholas Turpin, for as much medow ibidem, 26s. 8d.

Herof a lease dated 24th Maij, anno Reginæ nunc tertio, for forty yeres.

Thomas Commingham, pro le Old Close, 8s.

Xpofor Maor, for Almener Hott, 12d.

Willm. Raw, pro Little Coddesley, 8s.

Herof a lease, dat. 3 Dec., anno Reginæ 9.

Thomas Hedly, for Garbary Deane, 8s.

Thomas Waneman, for Oland Close, 4s.

Wedow Stephenson, pro Gaudy Haughe, 10s.

Herfore she paith no rent and so it runnith into arerages :
being a p^rty thing.

A lease herof, per lottery, et valit, 10 li. (*in margine*).

Xpofor Maior, one close olim vj burg., 4s. 6d.

ALUERGATE.

Willm. Baker, one close, per annum, 4s.

Thomas Commingham, j garding plat, 12d.

John Robinson, ij^o burgag., 4s.

Vidua Hodeshon, ij^o burgag., 12s. 8d.
 Henry Yonger, j burg., 2s.
 Nicholas Turpin, j burg., 2s.
 Henry Yonger, j burg., 6s. 8d.
 Thomas Newton, j burg., 11s. 8d.
 James Harrison, j burg., 6s.
 Heughe Ditchborne, j burg., 10s.
 Willm. Whitfeld, one burg., 5s.
 Robert Teisdell, j burg., 13s. 4d.
 Lionell Jackson, j burg., 13s. 4d.

MILBORNEGATE.

Nicholas Browne, j burg., per annum, 5s. 8d.
 Willm. Pearson, j burg., 14s.
 Richard Walton, } j burg., 5s. 4d.
 Richard Chilton, } j burg., 5s. 4d.
 Nicholas Turpin, for the Clock Milne, 3 li. 13s. 4d.; being
 in leas for many yeares to come yit.
 John Farbeck, j burg., 20s.
 Robert Hope, j burg., 16s.
 Rowland Commin, pro uno burg., 11s. 8d.
 Xpofor Carr, pro uno burg., 8s.
 John Taylor, pro uno burg., 8s.
 Robert Rodham, pro uno burg., 12s.
 Edward Appleby, pro uno burg., 8s.
 Wedow Maior, pro uno burg., 8s.
 John Whitfeld, pro uno burg., 6s.

FRAMYGATE.

Robert Skepper, pro uno burg. ibidem cum cubiculo, per
 annum, 6s. 8d.
 Heughe Hutchinson, pro uno burg., 11s.
 John Dawson, pro uno burg., 22s.
 A lease to Thomas Gygur, 20, anno Reginæ, 1^o . . 40
 annorum, from Th. Dean of the Cath. of Durham, and
 the Chapter of the same . . Xpt. and Blessed Mary
 the Virgin, et (*in margine*).
 John Fetherstonehaughe, pro una clausura et uno burg., 8s.
 Robert Porter, pro uno burg. et gardin., 6s.
 Georgius Walton, pro ij burg., 6s. 8d.
 John Crame, pro uno burg., 5s.
 Wedow Hutchinson, pro uno burg., 10s.
 Thomas Ratchmond, pro uno burg., 10s.
 Henry Hornesby, pro uno burg., 10s.
 Rychard Hutchinson, pro uno burg., 14s.
 John Dawson, pro uno burg., 26s. 8d.
 Willm. Whitfeld, pro uno burg., 6s. 8d.

SYDEGATE.

John Fetherstonehaugh, pro uno burg. cum gardin., per annum olim, 7s., and now decaed, 5s. Sic remanet, 2s.

John Dawson, pro una clausura vocata Bartilmew Close, 26s. 8d.

Willm. Raw, pro una clausura vocata Leuers Close, ibidem, 8s. Heughe Hutchinson, pro una clausura vocata Windy Hilles, 8s.

WATER MILNES IN EADEM CIVITATE.

Willm. Raw, pro molend. aquat. vocat. . . . Jesus Miln', per annum, 6 li. et pro alteri molendino voc. Lead Miln', per annum, 3 li. 6s. 8d.: 9 li. 6s. 8d.

Herof a lease in lotry to Mr. Halliday, et rec. for fin. ad usum proprium, 50 li. (*in margine*).

And Mr. Whittingham had of Rawe for Jessus Myln', 40 li. (*in margine*).

In margine { Jesus Mylne. A lease herof, Dec. 3. anno Elizabethæ 9^o, for 21 yeres, after a lease to Jo. Smythers, dated 13 of Januarij anno Edwardi 4^o, for 31 yeres.

Lead Mylne. Edw. Rawe, March 18, anno Elizabethæ 14, from Martyn. last past. Rent 3 li. 6s. 8d.

Miles Whit, for two milnes under one roof, called Scalstock Milnes, per annum 14 li. 8s., but now decaed in rent per annum 4 li. 6s. 8d., by meanes of evell officers et sic remanet, 10 li. 4d.

A lease herof almost expired.

Willm. Rawe and Myles Whyte, pro un. wast. cum gardin. apud Frammigate Bridge End, per annum 10s.

Willm. Stedeman, for the Fish Locke ibidem, per annum, 6s. 8d.

20 li. 16s. 8d. [given as a sum, but it is difficult to reconcile it with the items].

FINIS CIVITATIS DUNELM.

RILLY MANN^R.

Wedowe Stephenson, pro man^r de Rellye, and *being the Corps of the ix prebende*, per annum, 7 li.

A lease herof in lottery, per magistrum Stephenson in the name of Nicholas Grenewell: dated 12 Decr. anno 15 Reginæ.

And an other lease herof in the name of Stephen Stephenson, dated Eliz. 17.
Valet, 100 li.

A lease in lottery et valet . . . li. (*in margine*).

Wedow Stephenson, pro una clausura vocata Spittell Haugh, per annum, 10s.

Mathew Yonger, cum scotiis, pro molendino fullonico et pro parcel. prat. ibidem per annum, 35s. 10d.

A lease herof 3 Maij, anno Reginæ primo.

Thomas Wright pro libero redditu exeunte de clausur. voc. Hunter Bankes, 20s.

10 li. 5s. 10d.

ALDINGRANGE.

Xpofor Athye, pro tenemento ibidem, per annum 4 li. 13s. 4d.
Idem, pro una clausura vocata Awtonfeld, per annum 33s. 4d.

Idem, pro harb' de le Baxter Wood ibidem, 20s.

Idem, pro molendino fullonico ibidem, per annum 26s. 8d., 8 li. 13s. 4d.

In lease, and about v yeres to come.

BEARPARKE, *parcell of the Deane his corps.*

Pro herbagio ejusdem parci ibidem, per annum, 15 li. 15s. 4d.

Pro una clausura vocata Harber Close, 20s.

Pro 3^{bus} clausuris juxta Stotyate, 13s. 4d.

Pro una clausura ibidem in tenura Thomæ Foster, per annum, 8s.

17 li. 16s. 8d.

MANN^R DE WITTON GILBERT, *being the corps of the fourth prebend.*

Georgius Frevell, pro mannr mans' ibidem, per annum, 12 li.

Pro firm. ibidem cum pertinent. per annum, 5 li.

5 li. 12d.

A lease herof in the name of John Gage, in reversion.

SACRESTONE HEUGHE, *being parcell of the corps of the . . . prebende.*

Pro mannr ibidem cum pertinen. per annum, 6 li. 15s. 10d.

A lease herof made to one Temperley, in the Quene Majesties name, pro ter. R. anno, &c., 1j.

GATESHEDE.

Wedow Stobbes ibidem, pro uno tenemento, 6s. 8d.

Xpofor Tedcastle, pro uno tenemento ibidem teculato, et ij^{bus} acris prat. juxta Quickam, per annum, 33s.

Elizabeth Yonge, pro iiiij^{or} burg. ibidem, per annum, 20s.
 Johannis Spane, pro uno tenemento ibidem, per annum, 8s.
 George Hopper, pro uno tenemento ibidem, per annum, 8s.
 Mathew Fisher, pro uno tenemento ibidem, per annum, 8s.
 James Dalton, pro uno tenemento ibidem, per annum, 5s.
 Willm. Dixson, pro uno tenemento ibidem, per annum, 10s.
 Wedow Hynde, pro uno [tenemento *struck out*; nunc clausuris *interlined*] ibidem per annum, 20s.

A lease herof, in the name of Thomas Hind, dated v. Janu. Anno Regni 14 ad ter. xxij yeres in revershion, being in lottery, per Decanum Whittingham, et rec. for that and Katherin' closes.

In margine { A lease in lottery, for the which rec. 23 li. 6s. 8d.
 Paieth us not, for Kather. closes.

FELLINGE.

Charolus Hall, pro libero firm. ibidem, per annum, 26s. 8d.

HANYNGE.

George Taylor, et alij per annum pro ecdem, 5li. 6s. 8d.

The kepership of Haining Parke with harb^g. therof and boule corne in tenura Katherinæ Whittingham by a lease in the name of one Thomas Wood, per D. Whittingham, Dat. x^o Janu. Anno Reg. xiiith in lottery.

In margine { In lottery per D. Whittingham.
 Richard Howbron wold have a lease of a quarrie at Hayning, called west side of Catt Deane.

THE COLE MINES AND SALT PANES AT HAYNINGE.

Henry Anderson, Raph Lever prebend, et Xpofor Lewin pro min^r carbon. et Sall. ibidem per annum, 20 li.

A lease herof mayd about six yeres since to the men supradict., and now doe not worke cole ther and therfore pay no rent, occupying also the salt pannes without rent.

There was payd for the fyne of this lease to the handes of the offic, then being, 200 li.

PISCARIJ SUPER TINAM.

The hole rent herof was 10 li. 15s. per annum, but being decade ther remainth onely 53s. 4d.

HEBBORNE.

Thomas Fisher, pro firm. ibidem per annum cum pertinent. 14 li. 13s. 1d. ob.

A lease herof dated vi^{to} Martij Anno Reginæ secundo.

[*In manu alt.*] To Petr Hill. Taks place after a lease to Tho. Whythead, Aprll 10th, Anno Henrici 29.

POLTER CLOSE, *parcell of the Tenth Prebend his corps.*

[Blank.] Rudd pro Polter Close per annum, 3 li. 6s. 8d.
A lease herof in lottrye per D. Rudd et val. 30 li.

WARDLYE.

Henricus Brandlin, pro firma ibidem, per annum, 8 li. 13s. 4d.
An old lease wherof remainth xxiiijth yeres to come.

SYMONSIDE.

Tenentes de Monckton, per annum, 40s.
Tenentes de Hedworth, per annum, 32s. 4d.
Tenentes de Fulwell, per annum, 3 li. 12s.
Tenentes de Warmoth, per annum, 3 li. 12s.
Thomas Whithead, per annum, 18s.
Tenentes de Suddick, per annum, 3 li. 12s.
Tenentes de Harton, per annum, 3 li. 16s. 8d.
Tenentes de Westowe, per annum, 3 li. 13s. 4d.
Et pro Gillecorne, per annum, 12d.

22 li. 18s. 4d.

FOLLENSBYE.

Willelmus Hilton, miles, pro libero firm. ibidem, per annum,
10s.

SHELE HEUGHE.

Edward Kitchin, ibidem, pro firm., per annum, 8 li.
Pro Court Otes, ibidem, per annum, 4s. 10d.
Pro le Gese, Capons, et Hennes, 20d.

8 li. 6s. 8d.

A lease expired at Mich. [last struck out] next, and is to
pay for a newe one herof, 30 li.
D. Pilkinton hayth a lease herof in the name of Thomas
Johnson in lottery per D. Pilkinton, et valet 40 li.

SOUTH SHELES CUM SALT PANNES ET MILNES.

Wedow Clibborne, ibidem, pro [ij struck out] tent. per annum,
12s.

Edward Kitchin, et }
Willm. Lawson, pro } ij tenementis, per annum, 16s.

George Gonner, ibidem, pro ij tenementis, per annum, 12s. 8d.
Robert Robinson, pro ij tenementis ibidem, per annum, 6s.
8d.

Thomas Perison, pro uno tenemento cum wast ibidem, per
annum, 11s. 2d.

Xpofor Denenande, ibidem, pro uno tenemento, ibidem, per
annum, 10s.

Willm. Chamber, pro ij tenementis ibidem, per annum, 18s.
Willm. Lawson, pro [ij apparently changed into j] tent. ibidem,
per annum, 7s.

Edmond Chambers, pro *ij^{obus}* tenementis *ibidem*, per annum, 8s.

Xpofor Dennand, pro uno tenemento *ibidem*, per annum, 7s.

Robert Phillop, *ibidem*, pro uno tenemento, per annum, 7s.

Willelmus Lawson, pro uno tenemento *ibidem*, per annum, 8s.

John Heughes, pro uno tenemento *ibidem*, per annum, 8s.

Ric. Burne, pro uno tenemento *ibidem*, per annum, 7s.

Thomas Talor, *ibidem*, pro uno tenemento, per annum, 7s.

Wedow Bowmaker, *ibidem*, pro uno tenemento, per annum,

7s. et pro un. salt panne *ibidem*, per annum, 53s. 4d. ;

3 li. 4d.

A lease herof dat. 10 Dec. anno Reginæ *xijth*, in the name of Nicholas Grenwell, post mortem viduae Bowmaker in revershion et in lottery, per Stephenson et rec. 30 li.

SHELE MILNE.

Cuthbert Fennick, pro molendino aquatico, per annum, 10 li. et molendino et *[sic]* ventrit. *ibidem*, 26s. 8d.

A lease herof to be granted to the tennant, paing for a fyne, 40 li.

45 li. 6s. 6d. *[erroneous.]*

SUNDERLAND.

Thomas Whittell, pro uno vasto *ibidem*, per annum, 12d.

MORTON.

John Draver, *ibidem*, pro uno tenemento, et *xx* acris terræ, 13s. 4d.

HAUTHORNE.

Georg^{ius} Robinson, pro libero firm. *ibidem*, per annum, 4s.

THORP JUXTA ESINGTON.

Ricardus Johnson, pro uno tenemento *ibidem*, et terr., per annum, 8s.

In manus Domini.

SILKESWORTHE.

Georg Middleton, pro libero firm. *ibidem*, per annum, 9s.

HOUGHTON.

Robertus Broughe, pro parcell. prat. *ibidem*, per annum, 9d.

MOORE HOWSE.

Tymothy Whittingham, pro firm. *ibidem*, per annum, 5s. 4d.

A lease herof in the name of Anthony Jackson, dat. *xxvjth* Sept. anno Reginæ *xvijth* in lottery per Decanum Whittingham, et valet 40 li.

RAYNTON PARKE.

The Kepership herof is in lease to Catherine Whittingham in the name of one Thomas Wood : dat. 10 Jan. anno Reginæ xiiij pro xxij yeres ; and receavith fee for the same besyd the harbage, 10s. : and in lottery per D. Whittingham, et valet 20 li.

HARTILPOOLE.

Burgag., ibidem, per annum, 3 li. 3s. 4d.

BRONTOFTE.

Vidua Willye, pro duobus tenementis ibidem, per annum, 4 li. 13s. 4d.

She bought hir lease of one James Carr, who had th' interest of John Frankleyn : Dated vjth Maij, anno Reginæ Eliza. ix.

MANN^R DE HOLME, *being parell of the Deane his corps*, per annum, 12 li.

MANN^R DE BEULY GRANGE.

Mr. Cliff, pro mannr ibidem, per annum, 10 li. 3s. 4d.

Pro Gallinis et Courtes Dewtyes, per annum, 7s.

10 li. 10s. 4d.

Decanus Dunelm. pro le Court med. in tenura Symon Comninge, per annum, 13s. 4d.

MANN DE BELLCYS.

Johannis Eden, pro firm. et decim. garbarum ibidem, per annum, 9 li. 6s. 8d.

Pro Argent. Terr., per annum, 13s. 4d.

Pro Lamedew med. ibidem, per annum, 6s. 8d.

Pro vj quartrs. frumenti, per annum, 40s.

12 li. 6s. 8d.

In lease and many yeres remaining.

BLAXTON.

Johannis Blaxton, pro libr. firm. ibidem, per annum, 26s. 8d.

SADBERGE.

Johannis Woderof, pro una bovata terræ ibidem, per annum, 3s. 4d.

A lease herof dated vj Janu. anno Reginæ 14 in lottery per Decanum Whitingham, and sold by him to Mr. Wodroffes wiffe et rec. 6 li. Rec. 6 li. (*in margine*).

BARMETON.

Willm. Sotheron, ibidem, pro libr. firm., per annum, 22s. 4d.

Robert Letham, pro libr. firm. ibidem, per annum, 11s. 2d.

Idem pro un. tofte ibidem, per annum, 2s.

35s. 6d.

SKIRNINGHAM.

Anthony Taylboys pro libr. firm. ibidem, per annum, 3 li. 6s. 8d.

OSMONDCROFT.

Henry Brakinbary, pro libr. firm. ibidem, per annum, 10s.

SOMMERHOUSE.

Recept. Dominæ Reginæ ibidem, pro libr. firm. per annum, 6s. 8d.

STANTHROP.

Recept. Dominæ Reginæ ibidem, per annum, pro libr. firm., 4 li.

CLETHAM.

Thomas Compton, ibidem, pro uno tenemento, per annum, 33s. 4d.

A lease 21 Janu. anno 14 in his own name to comense at Martymas aft. in reversion.

Q. void. Vacat. [*In manu alt.*]

A lease herof dated 22 Janu. anno Reginæ xiiijth in the name of Frances Pilkinton in lottery per John Pilkinton et rec. ad proprium usum, 20 li.

Rec. 20 li.

Anthony Bell pro uno tenemento ibidem, per annum 26s. 8d.

A lease herof dat. xxvj Sept. anno xvij Reginæ nunc in the name of Frances Pilkinton in lottery per Johannem Pilkinton et rec. ad proprium usum, 20 li.

Rec. 20 li.

Thomas Baytes pro uno cottagio ibidem, per annum, 4s.

Georgius Baynbruig pro libero tenemento ibidem, 6s. 8d.
3 li. 10s. 8d.

MORTON TYNMOTHE.

Ricardus Morton, pro diversis acris terræ, per annum, 6s. 8d.
Never in lease.

NEWTON KETTON.

Anthony Cotesworth, pro firm. ibidem, per annum, 5 li. 7s. 8d.

Willm. Stelling, pro firm. ibidem, per annum, 5 li. 7s. 8d.

They have both leases within this last thre yeares, by common consent, and paid their fines, viz., 21 li. 10s. 8d. a pece to thandes of Mr. Swifte.

10 li. 15s. 4d.

COTTAM MUNDIVILE.

Henricus Perkinson, pro libr. firm. ibidem, per annum, 12d.

NEW HOWSE.

D. Bennet, pro firm. ibidem, per annum, 53s. 4d.

Twoe leases herof in the name of Richard Johnson, the first dat. octavo Martii anno Reginæ xvth, and th'other

vijth Maij anno Reginæ xvijth, both in lottery per D. Bennet,
et val. 30 li.

Vall. 30 li. (*in margine*).

COTES SUPER MORAM.

Frances Pilkinton, pro tribus tenementis ibidem, per annum,
7 li. 13s. 4d.

A lease herof in the sayd Frances Pilkinton his name,
dat. xix July anno Reginæ septimo in lottery, per
Johannem Pilkinton, et valet 200 li.

HEGHINTON.

Edmondus Norton, pro tent. cum hort. ibidem, per annum,
13s. 4d.

NEWN STAINTON.

Robertus Bowes, armiger, pro firma ibidem, per annum, 33s.
4d. (*pro libera struck out, and pro added in alt' manu*).

WOODHOLM.

Heredes Hutton, pro libr. firm. ibidem, per annum, 16s. 8d.

MANCEFORTH.

Georg Dauison, pro uno messuagio ibidem, 20s. 4d.

CHILTON MAGN'.

Thomas Key, pro uno tenemento ibidem, per annum, 46s. 8d.

Willm. Maltby, pro uno tenemento ibidem, per annum, 40s.

Et pro Prior Brakes ibidem, per annum, 3s. 4d.

Ther leases ar now expired and seke not to take newe.
4 li. 10s.

SPENNYMORE.

Robertus Claxton, pro un. claus. ibidem, per annum, 2s.

Tenentes de Tuddy, pro parcell. terr. in Wellinges et Yarkes-
feld ibidem, per annum, 20s.

Willm. Baynes, pro un. claus. juxta parcum Domini Episcopi,
per annum, 4d.

22s. 4d.

Thomas Rychardson, pro una clausura ibidem, vocata
Monkes, et Vid. Kirkes j close, per annum, 30s.

A lease of Rycerson's half, dated xxij Janu. anno
Reginæ xiiijth, in lottery per John Pilkinton, et rec.
ad proprium suum usum, 7 li.

Vidua Rycerson, Robert Darneton, Thomas Rycerson et
Robert Willye, pro Hostlyer Medowe ibidem, per annum,
30s.

3 li.

A lease of three partes of the sayd medow, dat. x Janu.
per Decanum Whitingham, anno Regiuæ xiiijth, in
lottery, et rec. 12 li.

HUNWICKE.

Willm. Johnson, pro uno tenemento ibidem, per annum, 10s.

HAMSTERLEY.

Willm. Cooke, pro firm. ibidem, per annum, 10s.

A lease herof dat. xxiiijth Janu. anno Reginæ xvijth in lottery per Mr. Cliffe, in the name of Wm. Cliff et rec. 10 li.

HASILWELL.

Willm. Dalton, pro firm. ibidem, per annum, 40s.

HILHOUGE.

Thomas Berry, ibidem pro firm., per annum, 25s. 10d.

LANDEWE.

Thomas Crag, pro uno tenemento ibidem, per annum, 4 li. 6s. 8d.

A lease herof dat. xxvjth August anno Reginæ nono.

HILTON.

Henry Marley, pro tenemento ibidem, per annum, 53s. 4d.

A lease herof, dat. x^o Januarij anno Reginæ xiiijth, in the name of Lawrence Thomson in lottery per Decanum Whittingham, et rec. per Laurencium prædictum 30 li.

SHIPLIGHE, *parcella Decani Corps.*

Vidua Atkinson, pro tent. ibidem, per annum, 13s. 4d.

A lease herof in lottery per Dec. Whittingham, yit not in possession, ergo vac. The sayd Deane receaved 10 li. for a fine of the tennant and delivered no lease.

Rec. 10 li. (*in margine in alt' manu*).

WAKERFIELD.

Relicta Murhtwate, pro terr. ibidem, per annum, 2s.

BURNEHOPE.

Cuthbert et Johannis Emerson, pro uno tenemento ibidem, per annum, 6s. 8d.

A lease herof in lottery, per Decanum Whittingham, and the sayd Decanus rec. pro fine 13 li. 6s. 8d.

ROKEVP ALIAS BRANDON WALLE.

Robt. Thomson, pro uno tenemento ibidem, per annum, 10s. 3d.

A lease herof in lottery per Decanum Whittingham et rec. 30 li. per Armstrong his man.

STOTFOLDE BURNE CUM POWE.

Johannis Emmerson, pro tent. ibidem, per annum, 10s. 3d.

A lease herof, dat. xxvijth of Novembr., anno Reginæ xiiij, in the name of Randall Grisforde in lottery, per Decanum Whittingham, and the sayd Deane rec. for fyne 30 li., but remaning certen unpaid the lease remanith in thandes of the Deanes executors.

MANN' DE WHITE HALL, *parcella Decani Corps.*

Thomas Byerlaw, pro manerio ibidem, per annum, 30s.

ALLONSFORD.

Thomas Raw, pro tenemento ibidem, per annum, 12s.

WADDYFELDE.

Domina Regina, pro libero firm. ibidem, per recept. per annum, 13s. 4d.

UNDERSIDE.

Mathew Smyth, ibidem, pro tenemento, per annum, 16s. 8d.
A lease herof in lottery per D. Bennet et rec. 13 l. 6s. 8d.

GRENCROFTE.

Johannis Hall, pro libr. firm. ibidem, per annum, 9d.

CONESERAWE.

Willelmus Taylor, pro tent. ibidem, per annum, 12d.

SOUTHE LINTES.

Ricardus Pickering, pro tent. ibidem, per annum, 12d.

YVESTONE.

Robertus Stringer et Georgius Skirlec, pro tent. ibidem, per annum, 13s. 4d.

A lease to the tenant, dat. xj^o March, anno Reginæ ix^o.

BURS'BLADES.

Robt. Foster, ibidem pro tent., per annum, 5s.

A lease herof, dat. 2 August, anno Reginæ vij., in the name of Edward Writer in lottery, per D. Bennet, et rec. 5 li.

HARBOTTLE, ALIAS BROME RIGG—

[Blank] Ogle, pro terr. ibidem, per annum, 8s.

PETHE.

Nicholas Marley, pro tent. ibidem, per annum, 18s. 4d.

KYOWE.

Robt. Marley, pro terr. ibidem, per annum, 8s. 4d.

ROWLEGELLET.

Vidua Stephenson, pro terr. ibidem, per annum, 3s. 4d.

A lease, dat. xxvjth Sept., anno xvijth Reginæ, in lottery
per Stephenson, et valet 4 li.
Rec. 4 li. (*in margine in alt' manu*).

LANDHOUSE.

Thomas Raw, pro terr. ibidem, per annum, 6s.

BURNEHOUSE, ALIAS STONEHEPP.

Anth. Wheatly, pro terr. ibidem, per annum, 12d.
A lease herof, dat. xvijth Janu., anno Reginæ ix^o.

FULFORTHE.

Johannis Hilyard, pro libr. firm. ibidem, per annum, 3s. 4d.

BROME.

Stephen Stephenson, pro duabus clausuris et duabus cotagiis
ibidem per annum, 18s. 4d.

BROOMEHALL.

Thomas Batmison, pro libr. firm. ibidem, per annum, 4s.

HOWHALL, *Corps xi^o prebend.*

Robertus Booth, pro mann' ibidem per annum, cum pertinent.
16 li.

A lease herof in lottery, by Adam Halliday, who sold the
same to Robert Booth, et rec. 150 li.

CROXDALL.

Thomas Speed, pro tribus clausuris ibidem, per annum,
53s. 4d.

In lease about fower yeres last past.

MINERI CARB' DE SPENNymor'.

Godfrey Tofte, pro min. carb. apud Ferry et Hett, per annum,
20 li.

A lease in his name, dat. Febr. xvijth anno Reginæ 4^o, per
Whittingham.

MINERIJ CARB' DE RAYNTON.

Godfry Tofte, pro min. carb. ibidem, per annum 22 li.

A lease in his owen name, dat. Frebr., 3^o anno Reginæ
decimo, per Decanum Whittingham.

FINKALL MAN', *Corps viij prebend.*

Doctor Pilkinton, pro mann' ibidem domibus mans. molend.
(fishlock and dam decaed) per annum. 9 li. 19s. 8d.

Doctor Pilkinton hayth twoe leases herof in lottery in the name of Thomas Johnson, the first dat. 2^o Martii anno Reginæ xvth; the seconde, 6^o Maij anno xvijth, et val. 200 li.

MINN' CARBO' DE BAXTER WOOD.

Robt. Warke, cum scociis pro man' (*sic*) ibidem, per annum, 20s.

EXITUS JURISDICTIONIS.

Henricus Dethick, pro spiritualibus Jurisdictionis de HOWDEN SHIER, per annum, 20s.

IN COMITATU NORTHUMB'.

SHOREWOOD.

Willelmus Selby, Ballivus ibidem, pro firm., per annum, 8 li. 8s.

His lease, dat. Maij xxj, anno Reginæ viijth.

CAPELLA DE CORNELL.

De capellan. ibidem, pro capella et terr. ibidem, per annum, 6s. 8d.

BOLDISDAINE.

Willm. Muschane, pro tent. ibidem, per annum, 10s.

ELLINGHAM.

Vicarius ibidem, pro terr., per annum, 40s.

NOVUM CASTRUM.

Vidua Watson, pro tent. in Pilgrim Streat, per annum, 26s. 8d.; et pro una clausura vocata St. Cuthbert Close, per annum, 8s.; 34s.

In lease, almost expired.

PRUOKE.

Willelmus Newton, pro cotag. et terr. ibidem, per annum, 3s. 4d.

INSULA SACRA.

Georgius Dennins vell' Red, pro mans. ibidem cum xv cotagis 2^{bus} hortulis voc. Braggettes et Coldingham Walles, una cum parv. hortul. ibidem, per annum, 3 li. 6s. 8d.

A lease herof, dat. Febr. xvijth, anno Reginæ quarto.

INSULA DE FERNE.

Willelmus Rede, Cap^l, pro eadem insula, per annum, 6s. 8d.

RECTOR' IN COMITATU DUNELM'.

RECTORIA SANCTI OSWALDI.

D. Bennet, pro decim. garbarum fœni et casuali in SSHINKELY,
per annum, 10 li.

A lease herof about ix. yeres to come after date, wherof
it is annexed to the Fifte Prebend.

Radus. Leuer, pro dec. garbarum et fœni de OLD DURHAM,
pro decim. agnorum et aliis privatis decimis ibidem, per
annum, 4 li. 3s. 4d., annexed to his prebend being 5°.

Robertus Bouth, pro dec. garbarum et fœni de HOUGHALL,
40s. ; et pro omni. privat. decim. prat. et servor., 20s. : 3 li.

Xpofor Athy, pro dec. garbar' de ALDINGRNG, per annum, 10s.
Thomas Garth et Milo White, pro dec. garbarum et fœni de

BROME, per annum, 20s. ; pro dec. garbarum et fœni de
BRUMEHALL et HERDHOUSE, per annum, 22s. 8d. : 42s. 8d.

In lease, and almost expir.

Robertus Massam, pro dec. garbarum et feni de BELLACES,
8s., et dec. garbarum et fœni de CARHOUSE, per annum,
3s. 4d. : 8s. 4d.

Ricardus Billingham, pro dec. de CROCKEHALL, per annum,
53s. 4d.

Annexed primæ prebendæ.

Anthonius Middleton, pro dec. garb. de NEWTON, 3 li.

Wm. Perkinson, pro dec. fœni, et aliis ibidem per annum,
16s. 8d. : 3 li. 16s. 8d.

A lease herof, date xxvth Novembr., anno Reginæ sept.
in lottery, per Cliffe in the name of Ric. Grene, et rec.
10 li.

Johannes Foster, pro dec. de NORTH WASTES, per annum,
26s. 8d.

Wm. Perkinson, pro dec. de HAGHOUSE, per annum, 26s. 8d.
Quart. prebend. pert.

Ric. Johnson, pro dec. de HARBERHOUSE, per annum, 22s.
In manu Domini.

Dominus Episcopus Dunelm., pro dec. de BUSHOP PURD,
alias BUSHOP MEDOWS, per annum, 10s.

No rent paid this thre yeres last past.

Thomas Foster, pro dec. unius claus. juxta STOTYATE, per
annum, 20d.

Antho. Jacson, pro dec. de HUNTER CLOSE, 3s. 4d.

A lease in his name, per Decanum Whittingham in lottery,
dat. first Julii, anno Reginæ x°.

Thomas Rawdon, pro curat. ECCLESIAE SANCTI OSWALDI, 12 li.
Ricardus Johnson, procur. CAPELLÆ SANCTI MARGARETÆ, et

dec. et oblationibus, etc., per annum, 12 li. 13s.

Summa hujus Rectoriæ de claro, 55 li. 8s.

RECTORIA DE JARROWE.

Jacobus Dodes, pro dec. garb. de WALLESEND, per annum, 3 li. 13s. 4d.

Ad viijth Prebend. Dated xix June, 2 et 3^o Phil. et Maria, to Tho. Pape et Janet his wiff, ad terminum xxi annorum, after a lease to Ja. Rokeby, dated xxix^o Jani. anno H : xxxvj^o, ad ter. xxj yeres, for both Wallsend and Willington.

Ricardus Mershall, pro dec. garb. de WILLINGTON, per annum, 3 li. 13s. 4d.

Ad xijth Prebend.

Henry Brandlin, pro dec. garb. de WARDLY, per annum, 10s., et pro dec. feni ibidem, per annum, 12d.

Ad 7^o Prebend.

Pro dec. garb. de NETHER HEWORDE, per annum, 30s.

Ad decimam prebendam.

41s.

Carolus Hill, pro dec. gar. de FELLING, per annum, 10s.

Ad vij^o. preb.

Thomas Fisher, pro dec. garb. de HEBBORNE, 10s.

Here is 5s. deaca quia non seminatur.

Pro dec. garb. de FOLENSBE, per annum, 5s.

Non solut. quia non seminatur.

Tenentes de MONCKETON, pro dec. gar. ibidem, per annum, 50s.

Ad duodec. preb.

Wedow Watson, pro dec. garbarum de HARTON per annum, 9 li. 10s.

Ad vij^o. prebend.

Mychaell Constaple, gen., pro. dec. garb. de WESTOWE, per annum, 6 li. 18s. 6d. et pro dec. garb. de SHELEHEUGHE, per annum, 21s. 6d.: 8 li.

Ad duodec. prebend.

30 li. 6s. 8d.

RECTORIA DE WARMOTHE.

Tenent. de SUDDICK, pro dec. ibidem, per annum, 5 li. 6s. 8d.

Ad dec. preb.

RECTORIA DE PITTINGTON.

Ricardus Mershall et vidua Dixon, pro dec. garb. de NORTH PITTINGTON, per annum, 56s. 8d.

Ad primam prebendam.

A lease to Eliz. Watson de Novo Castro xxij of June 3 et 4^{to}, Philip. et Maria, ad ter. xxj annorum.

Nich. Coxon, pro dec. garb. de SOUTH PITTINGTON, per annum, 40s.

Ad iiiij^o. preb.

D. Bennet, pro dec. garb. de SHAULDFORTH, per annum, 7 li. 6s. 8d.

Ad iiiij^{or}. preb.

Tenant. de HETTON, pro dec. garb. ibidem, per annum, 33s. 4d.

Ad primam prebendam.

Henricus Anderson, gen., pro dec. garb. de HASWELL GRANGE, per annum, 23s. 4d.

Converted into grasse and paith no rent.

Agnes Tempest, pro dec. garb. de NORTH SHREBORNE, per annum, 7 li.

Ad primam prebendam.

Magister Hospitalis de SHREBORNE HOUSE, pro dec. garb. de SOUTH SHREBORNE, per annum, 4 li. 10s.

Ad quart. preb.

Yit Raphe Leuer claimith prescription.

Ricardus Bellaces pro dec. garb. de LUDWORTH, per annum, 26s. 8d.

A lease herof dat. ix^o Sept. a^o Reginæ Eliz. viij^o.

25 li. 6s. 8d.

RECTORIA DE HESSELDEN.

Tenant. de HESSELDEN, pro dec. garb. ibidem, per annum, 6 li.

Ad sext. preb.

Nich. Hall, pro dec. garb. MANERII ibidem, per annum, 53s. 4d.

Ad pred. preb.

Vidua Dixon, pro dec. garb. de HARDEWICKE, per annum, 40s.

Ad secundam prebendam.

Vidua Dixon, pro dec. garb. de SHERIFTON, per annum, 4 li.

Ad sext. preb.

Vidua Dixon, pro dec. garb. de EDEN, per annum, 3 li. 3s. 4d.

Ad secundam prebendam.

Ricardus Johnson et Thomas Harrison, pro dec. garb. de HUTON et HULAM, per annum, 8 li.

Ad dec. preb.

25 li. 16s. 8d.

RECTORIA DE DALTON.

Symon Wormeley, pro dec. garb. de COLD HESSELDEN, per annum, 5 li.

Ad secundam prebendam.

Ricardus Mershall, pro dec. garb. de MORTON, per annum, 5 li. 5s. 8d.

Ad xj^o preb.

Johannis Horne, pro dec. gar. de DALTON, per annum, 3 li. 6s. 8d.

His lease expired and the Tennantes ar to pay for a new lease 30 li.

Johannis Drauer, pro dec. feni de MORTON, per annum, 9s. 4d.

Johannis Horne, pro dec. de DAWDON, per annum, 40s. Ad sext. prebend.

16 li. 2s. 8d.

RECTORIA DE BILLINGHAM, *being parcell of the Dean his corps.*

Decanus Dunelm., pro dec. garb. de BILLINGHAM, NEWTON, COWPON et WOLSTONE, per annum, 40 li.

RECTORIA DE ACKECLIFF.

Willm. Dominus Eury, pro dec. garb. de AKECLIFF, per annum, 9 li.

Ad tertiam prebendam.

And is now to be granted to the sayd L. Eury; paid to the sayd prebend for a fine therof, 24 li.

Nich. Johnson, pro dec. garb. de BRAFFERTON, 3 li. 6s. 8d.

Ad tertiam prebendam.

Frances Bunnye, pro dec. garb. de PRISTON, per annum, 3 li. 6s. 8d.

Ad prebendam suam octavam.

Willelmus Skelton et Robertus Claxton, pro dec. garb. de MAG. RICKNELL, per annum, 13s. 4d.

Ad octavam prebendam.

Pro dec. garb. de LITTLE RICKNEL, per annum, 3 li. nihil.

Nichil metitur quia nil seminatur. Nihil.

Willelmus Sotheron, pro dec. garb. de KETTON, per annum, 3 li. 6s. 8d.

Ad octavam prebendam.

Robertus Bows, pro dec. gar. de NUNSTANTON, per annum, 20s.

Thomas Keyrton, pro dec. garb. GRINDON, per annum, 13s. 4d.

[20 struck through. The 13s. 4d. agrees with 1539.]

D. Bennet, pro dec. garb. de HEWORTH, per annum, 6s. 8d.

Vidua Cuthbert, pro dec. garb. de COPELAW, per annum, 6s. 8d. 22 li.

RECTORIA DE HEGHINTON.

Edmondus Norton, pro dec. garb. de HEGHINTON, per annum, 13 li. 6s. 8d. ad nonam prebendi.

Mr. Frances Bunny, pro dec. garb. de Walworth, per annum, 7 li.

Decaed in rent of this tith. 30s.

Ad prebendam octavam suam.

Nicho. Crosyer, pro dec. garb. de NEWBIGGIN, per annum, 6s. 8d.

Antho. Knighton, pro dec. garb. de MIDRIDGRANG, per annum, 26s. 8d.

His lease is dat xv^o Mart. Anno Reg. xvijth.

Johannis Crosbe, pro dec. garb. de KILLERBE, per annum, 6 li. 13s. 4d.

The lease is ended, and is to be renewed for the use of the sayd John Crosbe by James Cotterell, which was granted at the sute of my L. Chefe Justices hunkle to the sayd John Crosbe, and is to pay 20 li. primo August. prox.

Nich. Merly, pro dec. de SCOLEACLIFFE, per annum, 40s. [40s. and 4 li. *both struck out*, the 40s. which was the rent in 1539, being replaced].

Ad tertiam [*secundam struck out*] prebendam.

Stephen Merly, pro dec. de REDWORTH, per annum, 40s.

Ad . . . [*apparently secundam, tertiam being struck out.*]

Nil val., quia non seminatur.

Georgius Tonge, pro dec. de THICKLY, per annum, 20s.

Ad nonam prebendam.

Edmond Norton, pro dec. gar. de BRAKES, per annum, 5s.

Pro dec. garb. de COTES SUPER MOR. nil sol. quia dimittitur cum firma ibidem quam Frances Pilkinton habet per Johannem Pilk. in lottery ut supra.

Likewise no tithe paid for the NEWHOUSE letten to the use of D. Bennet in lottery, and as they say the tithe is passed in the lease.

Which tithes de Cotes super Moram et Newhouse doe not appear as passed in those fermes in any plac of the rentals, neither rent mentionned ther for the sayd tithes. [Cf. Sur. Soc. lviii. 331.]

35 li. 18s. 4d.

RECTORIA DE EST MERINGTON, *parcella Decani Corps.*

Decan. Dunelm., pro dec. garb. de EST MER., per annum, 8 li.

Pro dec. garb. de FERRY, per annum, 6 li. 13s. 4d.

Pro dec. garb. de HETT, per annum, 46s. 8d.

A lease herof in lottery, per Decanum Whittingham, dat. vj^o Maij, Anno Reginæ xvijth, et val. 200 li.

Nich. Fetherstonehaughe, pro dec. garb. de PARVA CHILTON, per annum, 48s.

Willelmus Bellaces, miles, pro dec. garb. de MAGNA CHILTON, per annum, 6 li. 13s. 4d.

Thes twoe tithes ar passed in the former lease of Merington, &c., with wordes of reversh. etc.; et val. 40 li.
26 li. 16d.

PENSIONS PAID TO THE SAID CHURCH.

Rectoria de DINSDALL, per annum, 6s. 8d.
Vicar. de BUSHOP MIDLOM, per annum, 40s.
Ecclesia de STANDROP, per annum, 40s.
Vicar. de HEGHINTON, per annum, 53s. 4d.
Magister Hospitalis Sancti Edmond. in GATESIDE, per annum,
3s. 4d.
Capella de WHITWORTH, per annum, 10s.
Capell. de WITTON GILBRT., per annum, 3s. 4d.
6 li. 16s. 8d.

RECTOR' IN COMITATU NORTHUMBR'.

RECTOR DE BARWICK SUPER TUED.

Henricus Fisher, pro dec. PISCAR. SALMON. capt. in aqua de Twede, per annum, 11 li.
A lease herof, dat. 2^o August, anno Reginæ vjth in the name of Willm. Willms.
In lottery per Decanum Whittingham.

Session quadrag.

Willelmus Morton, pro recept. de BERWICK sibi demiss. ad terminum, per annum, 6 li. 13s. 4d.
Et pro le coble gate voc. le POOL, per annum, 40s.
Et for rightes and deughties of the CASTLE: ther tithes of the feldes apperteninge to the same and now detaned frome us, per annum, 3 li. 6s. 8d.
A lease herof dat. xvijth Sept., anno Reginæ nono.
19 li. 13s. 4d.

RECTORIA DE NORHAM.

Radus. Revely [Beu'ly *struck out*] de Ourd, pro dec. garb. de tribus pertibus de ville. ORD, SPITTLE, et TWEDMOTH, per annum, 57s. 10d.

Willelmus Morton, pro una pertem de dec. garb. de pred. Spittle, Orde, et Twedmothe, per annum, 28s. 10d.

His old lease dat. xvijth Febr., anno Reginæ quarto.

Predictus Rauph Reuely is willing to take a new lease of his thre pertes, and to pay for fine 20 li.

A lease of the moity de pred. dec. is in lottery per D. Bennet, et rec. 33 li.

4 li. 6s. 8d.

Georgius Morton, pro dec. de MORTON, per annum, 10s.

Vidua Selby, pro dec. gar. de EDMOND HILS, per annum, 6s. 8d.
 Thom. Gray, mil., pro dec. garb. de HETON, per annum, 56s. 8d.

Willelmus Selbey, pro dec. de SHOWRESWOOD, per annum, 33s. 4d.

A lease herof, dat. Maij xxijth, anno Reginæ octavo.

Capilanus de Norham, pro dec. gar. de HORNECLIFF, per annum, 40s.

Pro THORNTON, per annum, 40s.

Pro DUDDO, per annum, 53s. 4d.

Pro BIRRINGTON, per annum, 56s. 8d.

Pro CORNELL, per annum, 6 li.

Pro TWILMOTH, per annum, 53s. 4d.

Pro TWISELL, per annum, 46s. 8d.

Pro NEWBIGGIN, per annum, 10s.

Pro GRINDON RIGG, per annum, 26s. 8d.

Pro TINDAL HOUSE, per annum, 7s.

Pro LANG RIG, per annum, 3s. 4d.

Pro VNTHANK, per annum, 6s. 8d.

Pro CASTLE FELD, per annum, 10s. 8d.

Pro NORHAM, per annum, 4 li.

Pro FELKINGTON, per annum, 40s.

Pro GRINDON, per annum, 40s.

31 li. 14s. 4d.

Henricus Fisher, pro una perte dec. Salmon. capt. ibidem, per annum ibidem, 10 li. 10s., wherof decaed in rent, 4 li. 10s. 6 li.

Johannis Denton, pro altera perte dec. Salmon. capt. ibidem, per annum, 10 li.

He is behind, as arrerages of his rent, 5 li.

16 li.

Lady Heron, the tith lambes of Norham at 6d. a pece, and the wooll at twoe shelinges twoe penc. a stone: and holdith by lease now almost expired, and is willing to renew the same and to undergoe. The numbre of lambes is commonly about xx^{xx} stones, of wooll' commonly about xxxth.

Robertus Halliday, procur. ibidem, per dec. fœni lini canapi, etc., cum BATH HOUSE, uno wasto cum gardin' et certis acris terræ arabilis, sibi pro termino xxij annorum, per annum, 13 li.

Summa hujus Rectoriæ, 58 li. 16s. 3d.

RECTOR INSULÆ SACRÆ.

Georgius Revely, pro dec. garb. de ANCROFTE, per annum, 5 li. 6s. 8d.

Et pro dec. de ALLERDEN, per annum, 6s. 8d.

5 li. 13s. 4d.

Una medietas ejusdem dat. xxth Junij anno Reginæ, xjth.

Katherine et Margar. Revely ar to renew ther lease,
and to pay for a fine to the church use, 24 li.

Georgius Muschance, pro dec. garb. de BOLDESDEN, per annum,
46s. 8d.

pro dec. garbarum de CATHERICK, per annum, 6s. 8d.

et pro dec. garb. de BARM^r, per annum, 40s.

4 li. 13s. 4d.

Johannis Selby pro dec. garb. de LOWICK, per annum,
8 li. 6s. 8d.

A lease herof to Willm. Selbye, dat vijth Julij, anno
Reginæ xvij^o in lottery, per Decanum Whittingham.

Henry Gray et Henry Haggerstone, pro dec. garb. de KILOW,
per annum, 50s.

Ther lease herof is dat. Febr. xvij anno Reginæ nono;
which lease thay ar redy to surrender up and take a
new one, paing for their fine 13 li. 6s. 8d.

Summa Rectoriæ hujus Insulæ de claro, 21 li. 3s. 4d.

RECTORIA DE ELLINGHAM.

Thomas Horsley et vicarius ibidem, pro dec. garb. de
ELLINGHAM, per annum, 53s. 4d.

Johannis Watson, pro dec. de PRISTON, per annum, 26s. 8d.

John Scott, pro dec. gar. de DOXEFORD, per annum, 26s. 8d.

A lease herof in the name of Cuthbert Horsley, et
medietat. dec. de Ellingham, dat. xxvj Octobr., anno
Reginæ quarto.

Johannis Scott et Johannis Staunton, pro dec. garb. de
NORTH CHARLTON, per annum, 4 li. 13s. 4d.

Idem, pro dec. de SOUTH CHARLTON, 53s. 4d.

In lease.

Medit. Johannis Scot, dat. Aug. 4, anno vijth.

Mediet. Johannis Stanton, 7 Octobr. 3 et 4 Phil. et Ma.
12 li. 13s. 4d.

RECTORIA DE EDLINGHAM.

Thomas Swinborne, pro dec. gar. IBIDEM, per annum, 3li. 12s.

A lease herof in the name of Lionell Jacson, dat. xx^o
Novembr., anno Sept., in lottery, per Decanum Whit-
ingham, et rec. 13 li. 6s. 8d.

Vidua Bednill, pro dec. de LAMERTON, per annum, 53s. 4d.

Et pro med. dec. de BOLTON, per annum, 30s.

A lease herof, dat second of August, anno Reginæ 6^o, in

the name of Godfry Toft in lottery, per Decanum Whittingham, et rec. 20 li.

Vidua Bedinell is to renew hir lease and pay for fine 20 li. Xpofo Armerer de West Parke apud Anwick, pro altr. med. dec. de Bolton, per annum, 30s.

And is to renew his lease for xxij yeres, wherin about seven yeres remane, and to pay for fine 10 li.

Nich. Herrington, pro dec. garb. de ALBERWICKE, per annum, 33s. 4d.

A lease herof in the name of Thomas Wood, dat. x^o Janu., Anno Reginæ xiiijth in lottery per D. Whittingham, et rec. 20li.

Vicar de BOLTON pro minut. dec. de Capella ibidem per annum, 10s.

Et pro mans. rec. ter. ibidem, per annum, 4s.
11 li. 12s. 8d.

RECTORIA DE BEDLINGTON.

Johannes Watson, pro medietate dec. garb. totius parochiæ, per annum, 4 li. 10s.

Ad xj preb.

Nicholaus Milborne, pro altera parte dec. garb. totius parochiæ, per annum, 4 li. 10s.

And is to renew his lease and pay for a fine 20 li.

Vicarius ibidem, pro una clausura, per annum, 8s.

RECTORIA DE BIWELL PETER.

Johannis Foster mil. [alias John Sw'born de Chopwell, *above the entry*] pro omnimodis dec. et oblat. ibidem per annum, 28 li.

A lease herof, dat. xj^o Mart., anno Reginæ Eliz. 9^o [anno 10^o added].

[*This lease was to John Swynborne 9 Eliz. He was attainted in 13 Eliz.*]

SPIRITUALIA INFRA COMITATU EBOR'.

Willelmus Tinningham, pro rect. de FISHLACK, per annum, 12 li.

A lease herof in the name of Willm. Tinnyngham dat. April xxij^o, anno Reginæ Eliza. ix^o.

Franciscus Slingesbe ar., pro rectoria de BOSSALL, per annum, 24 li.

A lease herof, dat. xv^o Mart., anno Reginæ xj^o.

Egidius Edwine pro rectoria de BRANTINGHAM, per annum
17 li.

A lease herof, letten to Wm. Jacson of Hull, dat. iijth
Mart. anno nunc Reginæ secundo.

53 li.

RECTORIA DE ALLERTON.

Willelmus Bowes, pro pens. de Rector. in Allerton, per
annum, 4 li.

Vicar ibidem, pro pens. per annum, 16 li.
20 li.

SHINKLEY.

Johannes Wheatly pro tenement. ibidem, per annum 50s. 4½d.

Holdith by tennant right and is to pay to the house use
for a lease secundum ordinem iij^{or} yeres rent, 7 li. 11s. 1½d.

Johannis Hopper pro tenement. ibidem, per annum, 50s. 4½d.

Hayth his lease of late and paide for the same to thandes
of Rich. Johnson about twoe yeres since fower yeres rent,
viz. 10 li. 18th. and for the seal 16s. 8d.—10 li. 18s. 2d.

Lionell. Martin pro tenement. Johannis Hedwin, per annum,
50s. 4½d.

And is to have his lease renewed and to pay fine to the
house use 13 li. 6s. 8d. [*altered from 20 li.*]

Johannis Scurfeld pro tenement. ibidem, per annum,
50s. 4½d.

Hayth a lease dat. Maii 17th anno Reginæ 11°.

A lease herof in lottery per D. Whittingham et rec. per
Corby his man to fine 20 li.

Rich. Mansforth pro tenement. ibidem, per annum, 50s. 4½d.

Hayth his lease of late and payd for the same to thandes
of Rich. Johnson 3 li. 11s.

And is to pay more 6 li. 9s. and for the seale 16s. 8d. et
regist. 6s. 8d.—7 li 12s. 4d.

Godfrey Tofte pro tenement. ibidem, per annum, 50s. 4½d.

Hayth a lease dat. 2^o Maii, anno primo, to take place after
the end of former which ended about 6th yers since.

Lyonell. Martin, pro tenement. ibidem, per annum, 50s. 4*1/2*d.
 A lease herof dat. primo Mart. anno 17 in lottery, per D.
 Whittingham, first maid 8th yeres since to one Raph
 Millington, of whome predictus Lionell bought it and
 sealed agane as it is dat.

Rec. 24 li.

Georgius Grinwell, pro tenement. per annum, ut supra.

A lease in lottery per Stephenson, and not sealed, but the
 sayd Georg is by color therof possessed.

Val. 30 li.

Johannes Carter, pro 2^{bz} tenementis ibidem, per annum,
 5 li. 9d.

A lease dat. Janu. 30^o anno Reginæ 7th Relict. Symonis
 Aire, now married to one Xpofor Wright, pro tene-
 ment. ibidem per annum, ut supra, and is to pay for
 hir wedow right secundum ordinem 2^o yeres rent,
 5 li. 9d.

At Lam. et Mich. next.

Johannis Mansforth, pro tenement. ibidem, ut supra.

A lease written but not sealed, and is to pay to the use of
 the chirch 4^{or} yeres rent for fine—10 li. 18d.

Ricardus Marshall, pro molendino ibidem, per an. 3 li. 6s. 8d.

A lease herof dat. 2^o Aug. anno Reginæ 6th.

Radulphus Surtis, pro harb. parci ibidem, per annum, 10s.

Tenant. ibidem pro una clausura ibidem vocata Maudlin
 Close, per annum, 4 li.

Tenant. ibidem pro Gellicorn per annum, 4s.

Tenant. ibidem pro Rent Hennes per annum, 4s.

Tenant. ibidem pro parcell. ter. voc. Riag per annum, 10s.

Tenant. ibidem pro parcel. prat. in Auday [possibly Anday]
 per annum, 12d.

Summa hujus villæ, 39 li. 2d.

DALTON.

Willelmus Tod, pro tent. ibidem, per annum, 49s. 10d.

He holdith by a grand lease of the hole towne dat. Maii
 25^o anno primo, an an oth^r in reuers. for 21 yeres after
 his death.

A lease, being this grand lease in lottery, per Cliff et
 rec. de tent. ibidem, 12 li. 13s. 4d. (*in margine*).

Robertus Fell, pro tent. ibidem per annum, ut supra.

He hayth a lease dat. Febr. 12th anno 20^o Reginæ, and
 hayth paid in part of fine to thandes of Rich. Johnson,
 6 li. 18d.

Symon Smyth, pro tent. ibidem per annum, ut supra.

A lease out of the grand lease for twoe yeres to come, and

is to take a new lease and pay for the same at Lam. and Xpistmas next, 13 li. 6s. 8d.

Georgius Dale, pro tent. ibidem per an., ut supra.

A lease out of the grand lease for two yeres to cum, and is to take a new lease and pay for the same at Mich. and Candil. next, 14 li.

A lease herof, dat. anno Reginæ 18th in lottery, and unsealed per Magistrum Swifte (*in margine*).

Vidua Robinson, pro uno tenemento ibidem per annum, ut supra.

A lease herof of late and payd to thandes of Rich. Johnson in part of fine, 3 li. 2s. 3d.

And rem. unpaide for fine seale and writinge, 4 li. 5s. 7d.

This lease is to be mayd unto hir sonne Robert Robinson, paying the rest of the fine.

Roger Stedeman, pro cotag. ibidem per annum, 6s. 4d.

Tenant. ibidem pro Argento Terrarii ibm. per annum, 3s. 4d. Et pro Gellicorne ibidem p. an., 9d.

There is an old forme holden indiff. emonghst all the tennantes and the rentes levied with th' other farmes, for the rentes otherwise cam but to 41s. 6d., and now ar 49s. 10d.

Summa hujus villæ, 12 li. 19s. 7d.

EAST RAYNTON.

Wedow Marshall, pro uno tenemento ibidem per annum, 52s. 3½d.

A lease lately mayd and payd for the same to thandes of Raphe Lever, the last payment in Lent last past, 10 li. 9s. 2d.

Robt. Tunstall, pro tent. ibidem per annum, ut supra.

A lease herof of late, and agreed for his fine to be 10 li. 9s. 2d., wherof he hayth payd to thandes of Radph Lever 5 li. 4s. 6d.

And so remanith to be paid with the seale and writinge 6 li. 7s. 11d.

Wedow Brough, pro uno tenemento ibidem per annum, 52s. 3½d.

A lease herof granted in her name 4^{or} yeres since and unsealed, which she now refusith and standith to her wedow right.

She is now content to take, being of late changed, paing 4^{or} yeres fin, 7 li. 16s. 10½d.

Relicta Wilkinson, pro uno tenemento ibidem, per annum, ut supra.

Hir lease is expired, ergo in manu Domin. : And will take a new lease and pay 10 li.

Vidua Jacson, pro uno tenemento ibidem per annum, ut supra. A lease expired, and is to pay for a new one upon the insealing thereof, 20 li.

A lease herof in lottery dat. anno Reginæ 18° and unsealed, per Swift (*in margine*).

Johannis Wheatly, pro uno tenemento ibidem, per annum, ut supra.

And is willing to have a new lease simpl. and to pay thre yeres rent for fine, 7 li. 16s. 10½d. at Mich. et Cand. next.

A lease herof in lottery anno Reginæ 18°, per Mr. Halliday, but unsealed (*in margine*).

Robt. Chilton, pro tent. ibidem, per annum, ut supra.

A lease dat. 15° Julii, anno nono, for 21 yeres after the death of his father, who died 7th yeres since.

Tho. Johnson, pro tent. ibidem, per annum, ut supra.

Who is to have a new lease simpl., and to pay thre yeres rent for fine upon th'insealing, 7 li. 16s. 10½d.

A lease herof in lottery, per Leuer, dat. anno Reginæ 18th, and unsealed (*in margine*).

Vidua Stephenson, pro medietate molendini ibidem, per annum, 53s. 4d.

A lease herof, dat. 26 Nov., anno 14th, in the name of Nich. Grenwell in lottery, per Mr. Stephenson.

Val. 24 li.

Tenent. ibidem pro Gellicorn, per annum, 2s. 3d.

Pro una clausura juxta Cockin, per annum, 2s.

pro Argento Terrarii, per annum, 11d.

pro Gallinis ibidem, per annum, 8d.

pro Vstring ibidem, per annum, 2d.

Summa hujus villæ, 23 li. 17s. 8d.

WESTE RAINTON.

Johannes Sanderson, pro uno tenemento ibidem, per annum 50s. 7d.

A lease dat. April 10° anno Reginæ 7th, and is to renew his lease for 21 yeres, and pay for fine at Lam., Mart., and Candelmas next, 24 li.

A lease herof in lottery, anno Reginæ 18th, per Leuer and unsealed (*in margine*).

Henry Smyth, pro tent. ibidem, per annum, ut supra.

A lease herof, dat. 26 Aug. anno Reginæ 18th, and

payd for the same to th'andes of Mr. Leuer, with seale and writinge, 9 l. 11s. 9d.

[Here is a blank with a bracket for a tenement, which, however, does not seem to be wanting.]

Vidua Smith, pro uno tenemento ibidem, per annum, 50s. 7d.

A lease herof, by D. Herne unto hir husbaind and sonne, et diutius vivent.

Hir husband died at Lam. 1577.

John Laughton [*possibly* Langton], pro ten. ibidem, ut supra.

A lease of late, and agreed to pay for his fine 10 li. 2s. 4d., wherof payd to thandes of Raph Leuer in part 5 li. 14d.

And is to pay according to his bonde remaning with Mr. Leuer, with seale and writinge, 6 li. 4s. 6d.

Radus. Jacson, pro tenemento nuper Johannis Jacson, per annum, ut supra.

This tenement is occupied by Raufe Jacson, To th'use of John Jacson sonne by a second wif, by vertu of a conveighance frome the lease of his brother John Jaeson diseased, in consid. wherof the sayd Raph standith bounde to renewe the lease now almost expired at his owen charges for the use of his sayd brother sonne yit under age, and will pay for his fine upon th'insealing, 30 li.

A lease of this sayd tenement is maid and sealed in lottery to Mr. Swifte.

Val. 30 li.

Vidua Cragges, pro uno tenemento ibidem, per annum, ut supra.

A lease dat. anno Reginæ quarto et Febr. 12°.

A lease herof, dat. 18th Reginæ in lottery, per Cliff, unsealed (*in margine*).

Contented to pay for a new lease, 7 li. 11s. 9d.

Johannis Rutter, pro tent. ibidem, per annum, 50s. 7d.

A lease herof, dat. Jan. 28^o anno Reginæ 14^o, in the name of Thom. Leuer of Aukland in lottery per Magistrum Leuer, and rec. for fine to his onely use, 16 li. 13s. 4d., and for the seal, 16s. 8d., and for writing, 7s.

In revers. et sic vac.

Rec. 17 li. 17s.

Willm. Wilkinson, pro uno tenemento ibidem, per annum, ut supra.

A lease of late, and agreed to pay for the same, 7 li. 12s.,

wherof pd. to thandes of Rich. Johnson in part, 3 li. 16s.

And ther reman. to be paid with seale and writing, 4 li. 19s. 4d.

Tho. Wilkinson, pro libera firma ibidem, per annum, 2s. 8d.

Tenentes ibidem, pro Gellicorne per annum, 3s.

Pro Argento Terrarii ibidem, per annum, 15s. 8d.

Pro Gallinis, 8d.

Summa hujus vill., 21 li. 6s. 8d.

MORESLEY.

Johannis Tunstall, pro uno tenemento ibidem, per annum, 45s. 6d.

A lease, dat. 22^o Janu. A^o Reginæ 14^o, in the name of Thomas Johnson, in lottery per D. Pilkinton, and paide onely to him for fine, 20 li.

Lotry. Rec. 20 li.

Willelmus Hall, pro tent. ibidem per annum, ut supra.

A lease of late remaninge in the handes of Raphe Leuer, and hayth paid in part of his fine unto him, 5 li. 7s.

And remane of his fine with seal and writinge, 5 li. 14s. 4d.

Raph Pendrith, pro uno tenemento, ut supra.

A lease herof, dat. 20^o Julii, anno Reginæ 16th, and payd fine 3^o yeres rent by Rych. Marshall, 7 li. 2s.

Georg. Humble, pro libera firma ibidem per annum, [blank].

Tenant. ibidem pro Gellycorne, per annum, 21d.

Summa hujus villæ, 6 li. 13s. 3d.

NORTHE PITTINGTON.

Henry Anderson, pro uno tenemento ibidem, per annum, 47s. 7d.

A lease herof.

Vidua Man, pro uno tenemento ibidem, per annum, ut supra.

A lease, dat. Janu. 9^o, anno Reginæ 7th.

Richard Wrangham, pro uno tenemento ibidem, per annum, ut supra.

A lease, dat. Janu. 10^o anno Reginæ 14^o, in the name of Thomas Wood, in lottery per D. Whittingham, and he rec. for fine, 20 li.; the same lease is sealed in the name of Thomas Thomson, who sold it to this Wrangham.

Vidua Yonger et Gerard Robinson, pro uno tenemento, ut supra.

A lease of late, and hayth payd in part of hir fine to thandes of Richard Johnson, 47s. 3d.

And remanith to be payd for fine seale and writ-
inge, 5 li. 17s. 10d.

Henry Anderson, pro uno tenemento ibidem, per annum, ut
supra.

A lease.

Robert Smyth, pro uno cotagio ibidem, per annum, 6s. 8d.

Et pro alter cotagio ibidem, per annum, 4s. 4d.

Tenent. ibidem, pro stone querry super Dunhill, per annum,
16s. 8d.

Et pro Gellicorne ibidem, per annum, 2s.

Vidua Morland, pro molend. aq^u., per annum, 3 li.

Contained in hir grand lease et stat super vitam.

Somma hujus vill. est, 16 li. 5s. 11d.

SOUTH PITTNGT'.

Vidua Morland, pro mann' ibidem, cum firm., per annum,
24 li. 13s. 4d.

A lease herof depending onely upon hir lif.

Robertus Murrey, pro mansion. ibidem, per annum, 20d.

Nich. Coxon, pro uno tenemento ibidem, per annum, 8 li.
13s. 4d.

Et pro Gilly Corne ibidem, per annum, 12d.

A lease for 7th yeres to come, and is *the demane of the
corps of the 10^o preb.*

Sunima hujus vill. est, 33 li. 9s. 4d.

OUER HEWORTHE.

Vidua Horsley, pro 2^{bz} tenementis ibidem, per annum, 4 li.
7s. 8d.

A lease, dat. 23 Sep., anno Reginæ secundo, and is to
renew and pay for the same to the use of the church,
20 li. [*altered from 24 li.*].

Radus. Welsh, pro uno tenemento ibidem, per annum, 43s. 10d.

A lease, dat. 31^o Julii, anno Reginæ primo, and is to take
a new lease and pay for the same at Lammas and
Xpimas next, 20 li. [*altered from 24 li.*].

A lease herof in lottery, per Mr. Swifte, first in the
name of Richard Wdwell, and an other sealed
aboute thre yeres since in the name of Thomas
Lever et val. 30 li. (*in margine*).

Edward Thomson, pro uno tenemento ibidem, per annum, ut
supra.

A lease, dat. 10^o August. anno Reginæ primo, and is to
take a new one, and pay at Mich. and Candelm. next
for a fine, 10 li. [*altered from 20 li.*].

In the name of him self and his sonne.

A lease herof, dat. Aº Reginæ xvijth in lottery, per Johm. Pilk' (*in margine*).

Thomas Whithead, pro iiiij^{or} tent. ibidem, per annum, 10 li.

A lease about ij [altered from fower] yeres since, and as they say pade a great fine, 60 li.

Willelmus Hilton, miles, for the standing of a milne, per annum, 2s., and for passage of stones to the water of Tine, per annum, 4d., 2s. 4d.

Tenant. ibidem, pro Argent. Terr., per annum, 23s. 10d.;

Pro Gellicorne, per annum, 4s.;

Pro Scate, or Scate Haver, per an., 5s.

Edwarde Thomson, for a stone quarry ibidem, per annum, 20s.

Ric. Bell, cum scotijs [sociis] for the new quarry, per annum, 20s.

Summa hujus vill., 23 li. 11s. 6d.

NETHER HEWORTH.

Cuthbr. Ellison, pro uno tenemento ibidem, per annum, 51s. 10d.

His lease is expired and is to take a new one, and to pay at Mich. and Candlemas next for fine, 20 li.

A lease herof in lottery, per Mr. Swift, twise sealed in the name of Richard Rothwell, within this 8º yeres, et val. 30 li. (*in margine*).

Radus. Harle, pro j tenemento ibidem, per annum, 51s. 10d.

Holdith by tennent right, and is to pay for a lease at Mich. and Candelmas next in his name and his sonne Thomas Harle, 7 li. 15s. 6d. [altered from 20 li.].

Willelmus Sotheron, ibidem, pro uno tenemento, per annum, ut supra.

A lease dat. 28º Januar., anno Reginæ nunc 14º, in revers. after his deithe for 21 yeres in the name of one Thomas Leuer, in lottery per Raph Leuer, who sold it to the tenn. et rec. 20 li.

Rec. 20 li.

Ricardus Catcheside, pro uno tenemento ibidem, per annum, ut supra.

A lease of late and paid to thandes of D. Pilk. for his fine with seale and writinge, dat. Aprill 14º, anno 15º, to take place after the deathe of his mother, who died at Xpimas 1578, 13 li. 16s. 10d.

Cuthbert Ellison, pro molendino ibidem, per annum, 20s.

A lease dat. 30 Sept., anno Phil. et Mar. 3º et 4º, to begin after the death of one wedow Linsey, and did take place, anno Reginæ nunc dec.

Tenant., ibidem, pro Argent. Terr., per annum, 4s.

Pro Gellicorne, per annum, 12s.

Pro Rent Hennes, per annum, 10d.
 Tenant: *ibidem* et de Over Hewworth, pro stone querry,
 per annum, 40s.
 Summa hujus villæ, 13 li. 13s. 3d.

MONCTON.

Georgius Talor, pro tent. *ibidem*, per annum, 36s. 10d.
 A lease herof, dat. Febr. 12th, anno Reginæ 20°, and paide
 for his fine to thandes of Rich. Johnson, with seal
 and writinge, 10 li. 2s. 6d.
 Radus. Oxenherd, pro ten. *ibidem*, ut supra.
 A lease, dat. Octobr. 28th, anno Reginæ quarto, and in
 lease in revers., dat. 26° Novmbr., anno 14°, in the
 name of Nich. Grinwell, and rec. for fine 20 li., to
 take place at Martinmas after the dat. et sic vac.
 In lottery, per Mr. Stephenson, et rec. 20 li. (*in*
margine).

Thomas Harle, pro uno tenemento *ibidem*, per annum, ut
 supra.

A lease dat. Janu. 19°, anno quarto, for two lives in
 revers.

In lottery, per Swift, Jan. 20°, anno 14°, to begin
 1575, et rec. of one Brompt., whose daughter
 this Harle maried, 20 li. (*in margine*).

Radus. Byers, pro uno tenemento, ut supra.

A lease dat. Febr. 12th, anno Reginæ 20°, and paid for
 fine to thandes of Richard Johnson, with seale and
 writing by John Stowt, 10 li. 2s. 6d.

Robertus Brompt., pro uno tenemento *ibidem*, per annum,
 ut supra.

A lease in revers., dat. August. 13°, et anno Reginæ 8°,
 to begin at Martinmes 1566, et sic vac.

Johannis Hedworth, pro libr. firm. *ibidem*, per annum, 18d.

Tenant. *ibidem* pro Gilly corne, per annum, 12d.

Pro Argent. Ter., per annum, 20s.

Pro le Rent Hennes, p. an., 4d.

Summa hujus vill., 10 li. 7s.

HEDWORTH.

Cuthbert Atkinson, pro un. ten., per annum, 44s. 5½d.

A lease, dat. Sept. 10°, anno Reginæ quarto.

Robert Brompton, pro uno tenemento *ibidem*, ut supra.

A lease, dat. 15°, anno Reginæ quinto, for twoe lives et
 diut. vivent.

Radus. Fell, pro uno tenemento *ibidem*, ut supra.

A lease, dat. Julii 21° anno Reginæ primo, which he got
 by fraude.

Thes thre desyer to renewe their leases, but as

yet reject as stubburne and very unduetifull
tenantes.

Thomas Tedcastle, pro uno cotagio ibidem, per annum, 9s.;

Thomas Tedcastle, pro molendino aquatrico ibidem, per annum, 16s. 8d.

A lease herof, dat. 13^o Aug., anno 8^o, in lottery per Mr. Stephenson, and paid him for fine, 30 li.

Rec. 30 li. (*in margine*).

Johannis Hedworth, ar. pro libr. firm., per annum, ibidem, 5s. 9d.

Pro Gellycorne, per annum, 9d.

Pro Gallinis, per annum, 3d.

Summa hujus villæ, 8 li. 5s. 9½d.

HARTON.

Robertus Taylor, pro uno tenemento ibidem, per annum, 54s. 7d.

A lease hereof dat. Maii 10, anno Reginæ nunc 17^o.

Vidua Wilkinson pro uno tenemento ibidem, per annum, ut supra.

Tuo leases in lottery per Johannem Pilk., the first dat.

20^o Aug. anno nono in revers. in the name of one Leonarde Arshall, the sec. April 14^o, anno 15^o Reginæ, in the name of one Richard Pearson. Habend. a fest. Mart. post mortem viduæ pro xxj annis et rec. 20 li.

Rec. 20 li.

Thomas Hutchinson, pro uno tenemento ibidem, per annum, ut supra.

A lease of late, namely dat. Febr. 12^o anno 20^o, to take place frome the date and payd for the same, to thandes of Richard Johnson, 10 li.

Ric. Newton, pro uno tenemento ibidem, per annum ut supra.

A lease to take place 1563, and is to pay for a new lease 20 li.

Robertus Chamber, pro uno tenemento ibidem, ut supra.

He is to have a lease herof secundum ordinem, and is to pay for fine thre yeres rent at Mich. and Candelmes next, 8 li. 3s. 9d.

A lease herof in lottery, and unseled per Mr. Stephenson (*in margine*).

Thomas Pearson pro tent. ibidem, per annum, 54s. 7d.

A lease of late, and paid in part of fine to thandes of Richard Johnson, 10 li.

And remaning yit vnpaid for, fine, seale, and writinge 4 li. 10s.

Andrew Atkinson, pro uno tenemento ibidem, ut supra.

A lease Febr. 12^o anno 20^o, a dat., and paid for fine with seale and writinge to thandes of Richard Johnson, 11 li. 3s. 4d.

Vidua Brompton, pro uno tenemento ibidem, ut supra.

A lease fere expir.

Margaret Harrigate, daughter to Wedow Brompton hir second husband, by whome Wedow Brompton cam to that farme, is to have a new lease for divers considerations, not hurting viduam pro vita, and is to pay for hir fine at Mart. and the Annuntiation next 20 li.

Thomas Kitching, pro uno tenemento ibidem, p. an. ut supra.

He is to pay for a lease thre yeres rent at Martinmes and th' Anuntiation in his owen name and Stephen his sonne, 8 li. 3s. 9d.

Thomas Newton, pro un. ten. ibidem, per annum, 54s. 7d.

A lease in lottery per Johannum Pilk., dat. 9^o April, anno Reginæ 8^o, to take place after the end of one lease dat. Aug. nono anno Edwardi Sexti quarto and rec. to his owen use for fine, 20 li. Rec. 20 li.

Tenent. ibidem pro Gellicorne, per annum, 3s. 4d.

Pro Argent. Ter. ibidem, per annum, 3 li. 5d.

Pro Gallinis ibidem, per annum, 10d.

Summa hujus villæ, 30 li. 10s. 5d.

WESTOWE.

Georgius Cooke, pro un. ten. ibidem, 55s. 4d.

A lease dat. Maij 15^o anno Reginæ primo, to begin after a lease dat. 37 Henrici Octavi and did begin anno Reginæ nunc octav. He payd fine to one John Watson of Shereborne, in D. Robinson his tyme, 13 li. 6s. 8d.

James Atkinson, pro uno tenemento ibidem, ut supra.

A lease dat. Febr. 12^o anno nunc Reginæ 20^o, and paid for his fine to the handes of Richard Johnson, the last payement upon St. Cuthbert day last, anno 1579, 10 li. 3s. 4d.

Johannes Wilkinson, pro tenement. ibidem, per annum, 55s. 4d.

A lease dat. 22^o Jan. anno Reginæ 14^o, in the name of Thomas Johnson in revers., and had in lottery per D. Pilk., and paid him to his owen use for fine, 30 li. Rec. 30 li.

Johannes Harper, pro uno tenemento, per annum, ut supra.

A lease dat. Octobr. 21^o anno Reginæ nono, per Decanum Whittingham, for which John Hawkins rec. for fine 38 li. Rec. 38 li.

John Hodge, pro tenement. ibidem, per annum, ut supra.

His lease expired, and is to pay for a new lease at Mich. Cand. and Midsomer next for fine, 20 li.

A lease herof dat. anno Reginæ 18^o, and unsealed in lottery per Radu. Leuer, 20 li. (*in margine*).

Ric. Haveside, pro uno tenemento ibidem ; ut supra.

A lease, dat. Febr. 19 anno quinto, and is to pay for a new lease at Mich. and Cand. next, 30 li.

A lease herof, anno 18th unsealde in lottery per D. Pilk (*in margine*).

James Hart, pro uno tenemento ibidem, ut supra.

A lease, dat. Jul. 11^o, anno Reginæ 12^o [being in revers. et vac. and paid to D. Todd, *erased*], 20 li.

Johannes Hart, pro uno tenemento ibidem, ut supra.

A lease Nov. 2^o, anno Reginæ quart., and is to pay for a new one 20 li.

Willm. Sotheron, pro tenement. ibidem, per annum, 55s. 4d.

A lease dat. Sept. 10^o anno Reginæ nunc 8^o, to begin after a lease maid to Thomas Biggins, dat. Aug. 26, anno Edwardi Sexti quarto, sic vac.

A lease in lottery per Mr. Stephenson, who rec. of Anth. Cuthbert 26 l. 13s. 4d., who sold it Ald. Watson of Newcastle (*in margine*).

Vidua Robinson, pro cotag. ibidem, per annum, 7s.

A lease, dat. Jan. 19^o anno Reginæ nunc 16th.

Christofor Dennant, pro lib. fir. ibidem, per annum, 5s.

Johannes Car, pro lib. fir ibidem, p. annum, 16s.

Tenent. ibidem pro Arg. Terr., per annum, 15d.

Pro Gellicorne, per annum, 2s.

Pro Gallinis, per annum, 3s. 11½d.

Pro Court Otes, per annum, 21s. 10d.

Pro Capons, Gese, etc., per annum, 7s. 6d.

Tenent. pro le Conny warrant, 10s.

Summa hujus vill. 28 li. 2s. 6½d.

SOUTHEWICKE.

George Curey, pro tent. ibidem, per annum, 4 li. 8s. 11d.

A lease herof maid lately, and paid for the same to thandes of D. Pilk., for his fine, seale, and writinge at Martinmas last, and for an oblig. writing, 12d., 13li. 10s. 1d.

Johannes Biers, pro tent. ibidem, per annum, ut supra.

A lease, dat. Dec. 15^o, anno 14^o, in the name of Nich. Willy to begin post mort. Johannis Biers, etc., and had in lottery per D. Rudd, who rec. for fine, 18 li.

Rec. 18 li.

Tho. Kitchin, pro uno tenemento ibidem, ut supra.

A lease, dat. Janu. 22^o, anno Reginæ 14^o, in the name of Tho. Johnson, and had in lottery per D. Pilk., and rec. fine, 30 li.

Frome Tho. to George Simpson, grandfather and gard. to John Kitchin, frome him to John Watson, with whome John Kitchin should have maried, frome him to Wm. Lawson, and frome Wm. to George Lawson.

Rec. 30 li.

Thom. Wake, pro uno tenemento ibidem, ut supra.

[“A lease of late, and paid for his fine to thandes of D. Pilk. withe seale and writinge,” *apparently erased [in a slightly later hand]*, 13 li. 6s. 9d.]

Thom. Whithead, gen. pro molendino [ventili *interlined*] ibidem, per annum, 53s. 3d.

A lease in D. Robinson his tyme, wherof is no registr, ext' maid, to one in Rippon who did mary D. Robinson, his sister hir daughter, and paid 20 li.

Thom. Wake, pro uno tenemento ibidem, per annum, 13s. 4d.

A lease of late, and paid for fine to thandes of D. Pilk., for the churche use, 6 li.

Thom. Wake, pro libr. fir. ibidem, per annum, 11s. 4d.

Johannis Hedworth, pro libr. fir., per annum, 23s. 8½d.

Tenant. ibidem pro Arg. Terr., per annum, 23s. 4d.

Pro Gellicorne ibidem, per annum, 20d.

Pro Gallinis ibidem, per annum, 17d.

Piscaria ibidem nulli dimititur cum tent., olim, per annum, 26s. 8d. Nihili.

Summa hujus vill. 20 li. 3s. 5½d.

FULWELL'.

Tho. Chilton, pro tenement. ibidem, per annum, 5 li. 8s. 6d.

He is to pay for his lease, secundum, thre yeres rent for his fine to the house use, 16 li. 5s. 6d.

Rich. Johnson haith a lease herof unsealed emongst the last lottery (*in margine*).

Robert Haddock, pro uno tenemento ibidem, per annum, ut supra.

A lease, dat. Julii 20°, anno Reginæ primo, and is to pay for a new lease at Mich. and Candelm. next, 20 li.

A lease herof unsealed in lottery per Cliffe, a° 18° (*in margine*).

Rich. Matew, pro uno tenemento ibidem, per annum, 5 li. 8s. 6d.

A lease of late, and hayth paid in part of his fine to thandes of D. Pilk., for the use of the churche, 8 li. 2s. 9d.

And is to pay for the rest of the fine, seele, and writinge, 9 li. 6s. 1d.

Tho. Whithead, pro tenement. ibidem, ut supra.

A lease, dat. 30° Julii, anno Reginæ 18°, and paid for fine, 20 li.

[per Swift in lottery, *added in a different hand.*]

Ricardus Mathew, pro magno horreo ibidem, per annum, 4s.

Tenant' ibidem pro Terr. Arg., per annum, 4s.

Pro Gillicorne, per annum, 8d.

Pro Gallinis ibidem, per annum, 18d.

Summa hujus vill. 22 li. 4s. 1d.

WERMOTHE.

Willelmus Hutchinson, pro uno tenemento ibidem, per annum, 3 li. 13d.

A lease, dat. 25^o, or 28 Janu. anno Reginæ nunc 14^o, in the name of Tho. Leuer in revers. and sold to one Tho. Kitchin of Harrington for 20 li. This Tho. sold it to Xpofer Newton and he to D. Pilk., 30 li.

In lottery per Mr. Leuer et rec. 20 li. (*in margine*). Robt. Newton, pro uno tenemento ibidem, per annum, 3 li. 13d.

Who is to take a new lease and to pay at Mich. and th'Annunc. next for fine, 9 li. 3s. 3d.

Xpofer Newton [olim, Atkinson *in margin*], pro uno tenemento, per annum, ibidem, ut supra.

A lease, dat. 10^o Dec., anno Reginæ 14^o, in the name of Mathew Halleday in revers. post mortem Atkinson, had in lottery per M^{rs} Hallyday, who rec. to his owen use for a fine, 30 li.

Rec. 30 li.

Tho. Whithead, pro uno tenemento ibidem, ut supra.

A lease, dat 24^{or} Sept., anno Reginæ 8^o, in lottery per Mr. Swifte, who rec. for fine to his owen use, 15 li.

Rec. 15 li.

Tenant. ibidem, pro Gillicorne, per annum, 10d.

Pro Argent. Terr. ibidem, 20s.

Summa hujus vill. 13 li. 5s. 10d.

AICKELEY.

Rich. Barreforth, pro uno tenemento ibidem, per annum, 46s. 8d. [*Sic.*]¹

A lease dat. 11^o Dec. anno Reginæ nunc 14^o in the name of Edward Thomson had in lottery, per D. Bennet, to begin anno Domini 1579, and rec. for fine to his owen use, 30 li.

Rec. 30 li.

Anthony Ric'son, pro tent. ibidem, per annum, ut supra.

A lease herof dat. March 16^o anno Reginæ, 16^o in the

¹ *Sic*, but apparently an error for 48s. 8d.; vide next page and the Bursar's rental.

name of Mr. Halleday, and sold to Mrs. Bennet, and from her to Ralph Kay, and so to Anth. Rich'son, et rec. 26 li.

Rec. 26 li.

Ric. Newsham, pro uno tenemento ibidem, per annum, ut supra.

A lease dat. Janu. 19^o anno Reginæ quinto to one Will. Skinner, and is to renew his lease, 20 li. paing.

A lease herof dat. anno 18th and unseal, in lottery, per Stephenson (*in margine*).

Willm. Strangais, pro uno tenemento ibidem, ut supra.

A lease dat. Janu. 22^o anno Reginæ 14^o, in the name of Tho. Paynter, had in lottery, per D. Pilkinton, to begin at Martinmas next after, who rec. ad usum proprium, 25 li.

Rec. 25 li.

Radus. Key, pro uno tenemento ibidem, ut supra.

A lease in lottery, per D. Bennett, in the name of Edward Writer, and bought by Key of his wife, namely D. Bennettes, and paid for the same, 20 li.

And one lease herof remanith yit unsealed.

In lottery, per D. Bennet, et rec. 20 li. (*in margine*).

Vidua Dobbinge, maried to Anth. Cotes, pro uno tenemento ibidem, per annum, 48s. 8d. [Sic.]

And he is to pay fine secundum ordinem for hir wedow right at Mich. and Candelmes next, 4 li. 17s. 4d.

Willm. Ric'son, pro uno tenemento, per annum, ut supra.

A lease, 7^o Decembr., anno sexto, to take place at Martinmas before that date, and is to pay for a new one, 20 li.

Vidua Cuthbert, pro tent. ibidem, per annum, ut supra.

A lease dat. Janu. 21, anno Reginæ 3^o, to take place after a lease maid to George Browne dat. 2^o Edward Sext.

Isaack Bennet, pro tent. ibidem, ut supra.

This tent. claimith one Rich. Newsham by tenant right, and is to pay is thre yeres fine, secundum ordinem, at Mich. et Candelmes next, 7 li. 6s.

Herof hayth been leases and therfore without order, and therfor Bennet is to have it paing fine, 10 li.

He holdith by a lease in lottery, per D. Bennet, his father, in the name of Rych. Johnson, yit unsealed, et val., 30 li. (*in margine*).

Edward Thomson, pro tent. ibidem, ut supra.

A lease of late and paid for the same in part of payment to thandes of Ric. Johnson 3 li. 13s. 4d.

And remanith to be paid for fine seale and writinge
4 li. 16s. 8d.

Vidua Cuthbert, pro uno tenemento ibidem, per annum, 33s. 4d.

A lease herof 23 Maii, anno Reginæ 1°, to take place after
the death of John Simpson, who died 1577, and for the
tith corne of Heworth. It took place frome the dat.
and so is exprir.

Willm. Kirkas, pro uno tenemento ibidem, per annum, 18s.

A lease of late and hayth paid for part of fine to Ric.
Johnson man', 40s.

He is very poor, having 8° children and therfore to
pay no more.

Xpofor Wardale pro libr. fir., ibidem, per annum, 15d.

Cotages.—Rogerus Speck, pro uno cotagio ibidem, per
annum, 5s. Willm. Snaudon, pro uno cotagio ibidem,
per annum, 4s. 4d. Willm. Stelling, pro uno cotagio
ibidem, per annum, 4s. Vicar. ibidem, pro uno wasto
ibidem, per annum, 2s. Ric. Morton, pro uno cotagio
ibidem, per annum, 3s. Tenent. ibidem, pro uno cotagio
ibidem, per annum, 2s. Johannes Merly, pro uno
cotagio ibidem, per annum, 2s. Ric. Wilkeson, pro uno
cotagio ibidem, per annum, 4s.

Item mo cotages in the same towne at severall rentes, and in
severall occupations to the number of xxix°, per annum,
5 li. 13s. $\frac{1}{2}$ d.

Johannis Brasse, pro molendino aquatrico ibidem, per annum,
4 li. 13s. 4d.

A lease dat. 2° Aug., anno sext., in lottery, per D.
Bennet, et rec. for fine to his owen use, 30 li.

Lottery. Rec. 30 li. (*in margine*).

Willm. Kirkham, pro communi furnes, per annum, 8s.

Wedow Harrison, pro molendino fullonico, per annum,
40s.

Tenent. ibidem, pro Arg. Terr., per annum, 15d.

Pro Gillicorn ibidem, per annum, 12d.

Pro Brasinage ibidem, per annum, 6s. 8d.

Vidua Harrison, pro un. le shopp, per annum, 20d.

Summa hujus villæ, 41 li. 8s. 3d.

BURDON.

Willm. Thorp, pro uno tenemento ibidem, per annum, 33s.
4d.

A lease dat. Nov. 13° anno Reginæ 12°, in the name of
Raf Hutchinson had in lotte per Johannem Pilk. and
rec. for fine ad usum proprium, 20 li.

Rec. 20 li.

This lease is to be renewed to Tho. Thorp by consent of Willm., and to yeld up the rem. of the lottery lease and pay for his fine to the house use, 8 li.

Johannis Aire, pro uno tenemento ibidem, per annum, 3 li. 4s. 4d.

A lease herof in lottery, per Halliday, 15 Jul. anno nono, to begin after a lease of Thom. Manerd, dat. Dec. 20^o, anno Henr. Octav. 38^o ad terminum 21 annorum. His fine 20 li.

Robt. Ducket, pro uno tenemento ibidem, per annum, 3 li. 8s. 4d.

A lease dat. Jan. 19^o anno 16^o in lottery, per Johannein Pilk., and rec. for fine to his owen use, 20 li.

Rec. 20 li.

To take place at Martinmas after the death of Willm. Duckett his father, et sic vac., [he died about 1577^o added.]

John Burne, pro uno tenemento ibidem, per annum, 3 li. 12d.

A lease April 8^o, anno Edwardi Sexti quinto, to take place after a lease Jan. 8, auno Henrici 35, ad terminum 21 annorum, and is to pay for a new one, 13 li. 6s. 8d.

Ro : Bell : 16 li. [*in a different hand.*]

Thom. Rawdon, pro molendino aquatrico, per annum, 5 li.

A lease dat. Junii 21, anno Reginæ Elizab. 17^o, in lottery per D. [6 oxgang added.] Bennet et rec. for fine ad us. proprie. 40 li.

Rec. 40 li.

Johannis Burne, pro Inglisbyslandes ibidem, per annum, [ij oxgang j plough. 26s. 8d. added], [8 li. 12s., *in manu recentiori.*]

Gilbert Stamphorde, pro un. ten. ibidem, per annum, 3 li. 4s. 4d.

And is to pay to the house for a new lease at Mich. and Maidai next 16 li.

Rogerus Tockett, pro libr. firm. ibidem, per annum, 4d.

Johannis Dixon, pro libr. firm. ibidem, per annum, 1d.

Johannis Burne, pro. j cotagio ibidem, per annum, 3s. 4d.

Tenentes ibidem, pro Gellicorn, per annum, 8d.

Somma hujus villæ, 20 li. 17s. 1d.

FERRY SUPER MONTEM.

Robt. Willy, pro uno tenemento ibidem, per annum, 49s. 2d.

A lease herof in lottery, per Mr. Cliffe, to begin post

mortem Robt. Willy, et sic vac., and hayth paid in part of fine, 40s.

Val. 30 li.

Johannes Gelson, pro uno tenemento ibidem, per annum, ut supra.

A lease dat. Sept. 1^o, anno 4^o, to begin after the death of one Wedo Ric'son, who died 22^o Octobr. 1578.

Xpofoor Widdefeld, pro uno tenemento ibidem, per annum, ut supra.

He denyith to be leased secundum ordinem.

Robt. Rose, pro uno tenemento, per annum, ut supra.

Denyith similiter.

Johis Gray, pro tenemento ibidem, ut supra.

Denyith similiter.

Vidua Harper et Vidua Widdefelde, pro uno tenemento ibidem, per annum, ut supra.

A lease Dec. 24^o, anno sexto, and ar to pay for a newe one, 10 li.

Martin Smyth, pro uno tenemento ibidem, ut supra.

A lease dat. Janu. 18th, anno 14^o, in the name of Math. Halliday in revers., and paid to Mr. Halliday, for fine, 7 li., and must pay 6 li. more when his lease is sealed. In lottery per Magistrum Halleday, et rec. 7 li. (*in margine*).

Wedow Willy, pro uno tenemento ibidem, ut supra.

A lease dat. Sept. 26^o, anno 17^o, in the name of Isabell Stephenson, and had in lottery per Magistrum Stephenson, he rec. for fine, 20 li.

Rec. 20 li.

Wedow Kirkas, pro tenemento ibidem, ut supra.

A lease dat. 11^o Maij, anno 10^o, in the name of Willm. Kirkas, to take place at Martinmas after, in which lease is th'one half of the white close called Monkes close.

Tho. Ric'son, pro uno tenemento ibidem, ut supra.

A lease of late and paid in part of his fine to thandes of Raph Leuer, for the house use, 4 li. 18s. 4d.

And remanith to be paid for fine seale and writinge, 6 li. 20d.

Vidua Pereson, pro tent. ibidem, ut supra.

Standith to hir wedowright.

Robt. Darneton, pro uno tenemento ibidem, per annum, ut supra.

A lease in lottery, per Mr. Swift in the name of Tho. Leuer, and he paid for fine 13 li. 6s. 8d.

[“Julij 7 anno 17°” added.]

Lottery, Mr. Swift, rec. 13 li. 6s. 8d. (*in margine*).
Robt. Hall, pro. libr. fir. ibidem, per annum, 11d.

Georgius Ferry, pro. libr. fir. ibidem, per annum, 3s. 4d.

Et pro alt. libr. fir., 3s. 8d.

Robt. Hall, pro libr. fir. ibidem, per annum, 2s.

Procur. Capell. St. Micha., pro libr. fir., per annum, 4d.

Tenent. pro Arg. Ter., per annum, 18s. 10d.

Et pro Gellicorn, per annum, 23d.

Antho. Knighton, pro Ferry Cliffe, Eile Arke, cum stag. et bosc., per annum, 6s. 8d.

A lease almost expir.

A lease in lottery, p. Johm. Pilk. anno Reginæ 18°, unsealed (*in margine*).

Summa hujus villæ, 38 li. 16s. 8d.

HETTE.

Radus. Corby, pro uno tenemento ibidem, per annum, 20s. 4d.

A lease herof in lottery, per Magistrum Swifte, et rec. to his owen use for a fine, 10 li.

Roland Widdifeld, pro ten. ibidem, ut supra.

Is to have a lease and pay secundum ordinem at Mich. et Candelmes next, 4 li. 11s.

A lease herof in lottery and unsealed, anno 18°, Mr. Leuer (*in margine*).

Vidua Key, pro tent. ibidem, per annum, ut supra.

A lease of late in the name of Edmond Key, and Ric. Willy hir sonne.

Robt. Milborn, pro uno tenemento, per annum, ut supra.

And is to pay for a lease secundum ordinem at Mich. and Candelm. next, 4 li. 11s.

A lease in lottery a° 18° Reginæ, per Mr. Halliday, unselledd (*in margine*).

Johannes Hobson, pro un. ten., per annum, ut supra.

A lease to be maid to him secundum ordinem, and to pay for fine at Mich. and Candilm. next, 4 li. 11s.

A lease herof in lottery, anno 18th, per Mr. Rudd, unsealed (*in margine*).

Radus. Corby, pro uno tenemento ibidem, per annum ut supra.

He maried wedow Aire about 30° yeres since, and is to pay for a new lease at Mich. and Candelm. next, 4 li. 11s.

A lease herof in lottery per D. Rudd and unsealed (*in margine*).

Willm. Clarkson, pro molendino aquatico, per annum, 46s. 8d.

A lease within twoe yeres expired, and is to pay for a new one, 20 li. [a lease herof in lottery per Cliff anno Reginæ 18th unsealed. *Struck through.*] (in margine).

Hered. Gower, pro libr. fir. ibidem, per annum, 13s. 4d.

Lionell. Martin, pro una clausura voc. Hillcrokes, per annum, 10s.

This is in the lease of lottery in Shinkly, that Martin bought of Raph Millington, per D. Whittingham, et rec. 4 li.

Rec. 4 li.

Tenant. ibidem pro una clausura voc. Westriding, 10s.

Pro una clausura ibidem vocata Woodhole, per annum, 10s.

Pro una clausura vocata Sub Prior medow, per annum, 12s.

Pro una clausura vocata Bromespace, per annum, 16s.

Pro una clausura vocata Chamberlaine Medowe, 10s.

Ralph Corbell. Martyn, anno 14. Harrison of Tudowes lease was daited Feb. 24, anno 6^o. Wm. Harrison holdes of a lease Ja. 23 anno 14^o, from th' Anunciaco next the dayte, per annum, 10s., of a close called Helcrokes, 10s. [This last paragraph as to Wm. Harrison is in a hand different from that of the text. Corbell's name is written above Chamberlaine Medowe. Martyn stands in the margin. Cf. Lionel Martin supra.]

Ricardus Bindly, pro harb. Boscii, per annum, 6s. 8d.

per pattent, nil sol. quia custodit silvam.

After Bindley his death John Pilkinton hath a lease for 21 an. in the name of one Willm. Dune in lottery, per Johannem Pilk. Val. 20 li.

Summa hujus villæ, 12 li. 8s. 8d.

EST MERRINGTON.

Georgius Tailor, pro uno tenemento ibidem, per annum, 49s.

A lease dat. 20 Novembr. anno Reginæ 17^o in revers. for one and twenty yeres after his death, and in lottery, per Mr. Stephenson, who rec. for fine to his owen use, 26 li.

Rec. 26 li.

Giles Gowland, pro ten. ibidem, ut supra.

A lease dat. Aug. 3^o anno 10^o, and in lottery, per Mr. Halliday, who rec. for fine to his owen use, 26 li.

Rec. 26 li.

Rouland Willy, pro tent. ibidem, per annum, ut supra.

A lease.

John Ric'son, pro tent. per annum, ut supra.

A lease dat. 24^o Dec. anno Reginæ sexto. He had it of one John Watson of Durham.

Hendry Faudon, pro tent. ibidem, ut supra.

A lease which he bought of Mr. Marly for 13 li. 6s. 8d., and is to pay for a new one 13 li. 6s. 8d.

Roger Willy, pro tent. ibidem, per annum, ut supra.

A lease. He had it of Mr. Chatr. for 20 li. about 13° yeres ago, and tooke place after the death of old Willyes wif, about eight yeres past.

Vidua Duckett, pro tent. ibidem, ut supra.

A lease, dat. 10° Julii anno Reginæ 13°, in the name of Thomas Duckett.

Rich. Binley, pro uno tenemento ibidem, ut supra.

A lease, dat. Novembr. 21, anno Reginæ 14°, in the name of William Williams of London in revers., and in lottery, per D. Whittingham, and rec. by Symon Coming, his man, for fine, 24 li.

Rec. 24 li. by Cominge, and to his use (*in margine*). Willm. Myddelton, pro uno tenemento ibidem, ut supra.

A lease similiter Bindlyes, and geven to Tho. Darlyn who rec. fine to his owen use, 16 li. in lottery, per D. Whittingham.

Rec. 16 li., per Darly, et ad usum proprium (*in margine*). Nich. White, pro uno tenemento ibidem, ut supra.

A lease dat. Sept. 11° anno Reginæ septimo.

Johannis Heghington, pro tent. ibidem, per annum, ut supra.

A lease dat. 16° Martii anno Reginæ 10°, in lottery, per Magistrum Swifte, who receaved to his owen use for fine, 30 li.

Lottry, Mr. Swift. Rec. 30. Tho. Wood, pro ten. ibidem, ut supra.

A lease dat. Janu. 19° anno quinto, in the name of Andrewe Palmer, and paid to him 24 li.

Tho. Hixon, senior, pro uno tenemento ibidem, ut supra.

A lease dat. 2° August anno sexto, in the name of Rich. Bell, and in lottery, per Mr. Stephenson, who rec. for fine to his owen use, 30 li.

Rec. 30 li. Tho. Hixon, junior, pro tent. ibidem, ut supra.

A lease dat. Sept. 24° anno Reginæ, etc., octavo.

Quinque cotag. ibidem, per annum, 23s. 4d.

Johannis Todd, pro libr. firm. ibidem, per annum, 13s.: et pro terr. nuper officii Elemosinarii pertin., per annum, 18d.

Tenant. ibidem, pro Comuni Furnas. per annum, 4s., pro Vstring, 4d; pro non cariage de le Court Gere, 18d. et pro una clausura voc. Veuerpece, 16s; et pro Terr. Argent. 9s. 6d. per annum = 31s. 4d.

Vidua Kirkus, pro uno tenemento ibidem, per annum, 10s.;
 pro parcell. prat. voc. Hosteler medows, 5s.; et pro
 Brasinage ibidem, per annum, 10s. = 25s.

Vidua Kirkus, pro uno molendino aquatico, per annum, 53s. 4d.
 A lease, dat. August 2^o anno Reginæ sept., in the name
 of George Trotter.

Summa hujus villæ, 42 li. 3d.

MID MERINGTON.

Robertus Pearson, pro tent. ibidem, per annum, 48s. 4d.
 Denyith utterly to be leased secundum ordinem.

Willm. Baynes, pro uno tenemento ibidem, ut supra.

He maried a wedow many yeres past, and nether will pay
 for hir wedow right, nether for tennant right secundum
 ordinem for him selfe.

There is a lease in lottery per Bennet to Phillop
 Perkinson yit never possessed, which is dat. anno
 10^o Reginæ Febr. 3^o, after the death of Willm.
 Banes and mariag of his wife (*in margine*).
 Val. 30 li.

Johannes Trotter, pro tent. ibidem, per annum ut supra.

He is to pay for a lease secundum ordinem at Martinmas
 and Annuntiat. 7 li. 5s.

Johannes Laxe, pro uno tenemento ibidem, ut supra.

A lease dat. August 2^o anno 6^o in lottery per Bennet in
 the name of Phill. Perkinson, et rec. for fine 30 li.

Willm. Pereson, pro un. ten. ibidem, ut supra.

Denith utterly to take any lease either for yeres or secun-
 dum ordinem.

Johannis Robinson, pro uno tenemento ibidem, per annum,
 48s. 4d.

This Robinson had a lease sealed for him about ten
 yeres since and paid part of his fine for the same by
 compuls. He denied alwaies the state of his lease,
 and joined with Roland Semer, a principall com-
 pleiner against the late D. and Chapter, concerning
 the lottery, standeing stiffly to his clame and interest
 by tennan right to within this yere, and a d. that he
 sold all his clame and interest to D. Pilk. for 6^{xx} li.,
 the said Robinson having neither child, huncle, nor
 brothers child to whome this farme might descend
 by the Counselles order, so that the aforesnamed lease
 never taking place, this farme discendith of right to
 the disposition of the now D. and Chapter. Howbeit

D. Pilkinton hayth entered into the said tenement and intituled his sonne Jacobb [altered from James] Pilk. as tennt. without consent of D. and Chapter, and as yit occupith the same.

Willm. Pereson, junior, pro ten. ibidem, ut supra.

Denyith to be leased either for 21 yeres or secundum ordinem.

A lease herof in lottery per Bennet to John Dixon of Newcastle, Febr. 3^o anno x^o, et rec. 13 li. 6s. 8d.

Tenant. ibidem pro Arg. Terr. per annum, 30s. 10d.

Et pro Gellicorne per annum, 12d.

Summa hujus villæ, 18 li. 10s. 2d.

WEST MERINGTON.

Vidua Robinson, pro uno tenemento ibidem, per annum, 3 li. 4d. ob.

She clamith wedow right secundum ordinem.

Anth. Laxe, pro j ten. ibidem, per annum, ut supra.

Will take no lease secundum ordinem aut aliter. Disclamith tennantright or to pay a fine.

Bryan Robinson, pro uno tenemento ibidem, ut supra.

Will pay fine at his owen pleasure. Dowghtith to disclalme tennan righte. Utterly denyith to take any lease secundum ordinem aut aliter.

Johnes. Laxe, pro uno tenemento ibidem, per annum, ut supra.

Will pay thre yeres rent to fine at his owen pleasur but nether will disclame his tennant right nether take any lease at all.

Thes be their answers at the last court.

Willm. Robinson, pro libr. firm. ibidem, per annum, 6s.

Tenant. ibidem pro Argent. Terr., per annum, 8s.

Et pro Gillicorne, per annum, 18d.

Summa hujus villæ, 12 li. 17s.

BILLINGHAM.

Anthony Lackinby, pro uno tenemento ibidem, per annum. 3 li. 15s. 7d.

A lease, dat. 24^o Janu., anno Reginæ 14^o, in the name of Willm. Cliffe, and to begin after the death of Anth. Lackenby, for 21^o yeres; first sold by Mr. Cliffe, p'br, to the vicar of Midlame, for 10 li. [altered from 16 li.]; from him to Mr. Heathe; frome him to Anth. Lackenbey, who paide for the same 8 li., and is to pay at Xpimes next other eight pounds.

In lottery per Cliffe et rec. 16 li. (*in margine*).

Tho. Watson, pro uno tenemento ibidem, per annum, ut supra.

A lease, dat. August 20° anno Reginæ primo, and is to pay for a new lease at Martinmas, Annuntiation, and Whitsontide next, 16 li. [altered from 24 li.]

A lease herof in lottery, per Johannem Pilk., dat. anno Reginæ 18°, and yit unsealed (*in margine*).

Vidua Fewler, pro uno tenemento ibidem, ut supra.

Clamithe wedowe right.

There is a lease, dat. 25° Sept., anno Reginæ secundo, to begin after the death of Wedow Fewler. Hir children have bought this lease of one John Jacson, yit never in occupation, et sic vac. quia post mortem viduæ, et Mich. Jacson rec. for the same 24 li.

John Xpofor, pro uno tenemento ibidem, ut supra.

He came to this farme by mariage of one Wedowe Johnson, and hayth dwelte upon it 44° yeres, and is to pay for a lease simply at Lammas 4 li., at Xpinmas 4 li., and at Whitsontide 4 li. in his owen name and his sonnes = 12 li.

A lease herof in lottery per Radu. Leuer, dat. anno Reginæ 18°, and unsealed (*in margine*).

Willm. Mershall, pro uno tenemento ibidem, per annum, ut supra.

And is to have a lease granted by Mr. Deane that nowe is, at the sute of Symon Cominnge his man.

A lease herof in lottery per Mr. Cliff, dat. Reginæ 18°, and never granted in Chapter House, but allotted and by him written and unsealed (*in margine*).

James Clarke, pro uno tenemento ibidem, ut supra.

Is to pay for a lease simply at All Hallowe day, and the Annuntiation next, 12 li.

Is content to take a leassee; secundum ordinem, and to paye 12 li. [*in darker ink*.]

A lease herof in lottery, per Mr. Hallida, dat. anno 18° Reginæ, written but not sealed (*in margine*).

Cuthbert Burnop, pro uno tenemento ibidem, per annum, ut supra.

He maried Wedow Sheperde, and is to pay for hir wedow right at [Lammas and Xinmas, *struck out in darker ink*, but stat *inserted below*] next, secundum ordinem, 8 li.

A lease herof in lottery per D. Pilk. dat. anno Reginæ 18° unsealed (*in margine*).

Tho. Leuer, pro un. ten. ibidem, per annum, ut supra.

A lease, dat. 28° Jan. anno Reginæ 14° in lottery per Radu. Leuer, for which all the troble haith beane this

vij^o yeres, and yit is betwixt the said Raph Leuer and Wedowe Bone. Raphe Leuer doith occupy the same in the name of Thomas Leuer his sonne. Wedowe Bone did offer him for fine 30 li. Val. 30 li.

Wedow Chapman, pro uno tenemento ibidem, per annum, ut supra.

A lease within thre yeres expired.

Marmaducke Chapman, pro uno tenemento ibidem, ut supra. Conteined in the sayd lease of Wedowe Chapman, and within thre yeres expr.

And is to pay for a new lease therof, together with the West Orchard, per annum, 20s.; Peter Mershe, super moram, per annum, 16s.; half of Little Mershe, his part in Flotter Carr, and Rushye Carr Ende, at Lammas Xpinmas and Whitsonday next, 44 li.

A lease herof in lottery per Swift, dat. anno Reginæ 18^o, and unsealed (*in margine*).

John Suddick, pro un. ten. ibidem, per annum, ut supra.

Is to take a lease secundum ordinem [*altered in dark ink from simply*], and pay for his fine at Martinmas and th'Annuntiation next, 12 li.

Nich. Baynbrig, pro uno tenemento ibidem, per annum, ut supra.

Maried Wedow Sanders, and will take lease simply for 21 yeres, and pay fine, 13 li. 6s. 8d.

Johannis Bone, pro uno tenemento ibidem, per annum, ut supra.

A lease within twoe yeres expired of this farme: his mother and he now dwell, and is to renewe his lease and pay for fine at Mich. next, 6 li. 13s. 4d., and at Xpinmas next, 6 li. 13s. 4d.=13 li. 6s. 8d.

Willm. Bellingham, pro uno tenemento ibidem, ut supra.

Is to take a lease simply, and to pay for his fine at Martinnes next and Annuntiation equally, 12 li.

A lease herof in lottery per Mr. Halliday, dated anno Reginæ 18^o, and unsealed (*in margine*).

Johannis Warmoth, pro uno tenemento ibidem, per annum, ut supra.

A lease which he bought of one Birkett, to begin for 21^o yeres after his death, and lackith the wordes of corporation. Vac'.

Wedowe Jickell, pro uno tenemento ibidem, per annum, ut supra.

Clamith wedow right.

Item, vj° cotages ibidem of severall rentes and in severall men his occupations, per annum, 49s. 4d.

Marmaduck Perte, pro uno cotagio ibidem, per annum, 12s.

Idem pro duobus oppellis ibidem, per annum, 4s.

And is to take a lease and pay for the same, 4 li.

Item, ten cotages at severall rentes and in severall men his occupations, per annum, 46s. 4d.

Johannis Bee, pro libr. firm. ibidem, per annum, 16d.

Wedowe Chapman pro un. oppell. ibidem, per annum, 2s.

Tennent. ibidem pro terr. voc. Lady Landes, 3s. 4d.

Thom. Baynbrig, gen. pro libr. fir. ibidem, 20s.

Tenant. ibidem pro Communi Furn., per annum, 20s.

Pro Wethermarsh, per annum, 20s.

Pro vj acr. terr. in Frognele, per annum, 24s.

Et pro dec. feni ibidem, per annum, 20s.

Vicar. ibidem pro dec. fœni lini et canab. cresc. in terr. arrab. ibidem, per annum, 7s.

Mich. Jacson, pro molendino ibidem, per annum, 6 li. 13s. 4d.

A lease dat. 18° Sept. anno Reginæ secundo for one and twenty yeres after the death of John Jacson, his father, now dead.

Firm. de Ferry Boate, per annum, 40s.

Decaed.

Marmaduke Chapman, pro Peter Mershe, super moram, per annum, 16s.

Vidua Chapman, pro Little Mershe, per annum, 10s.

Et pro una clausura vocata Hallerrofe, per annum, 20s.

Marmaduck Chapman, pro le Orch., per annum, 20s.

Tenant. ibidem pro Arg. Terr., per annum, 46s. 10d.

Pro Metrid vill. ibidem, per annum, 2s. 8d.

Pro Brasinage, per annum, 5s.

Pro Gell'corne ibidem, per annum, 3s. 4d.

Pro Hove'den Hill ibidem, per annum, 33s. 4d.

Pro Burton P'ke, per annum, 3s. 4d.

Pro le Court Haver, per annum, 7s. 6d.

Pro xv' Auc., per annum, 3s. 9d.

Pro xxx' Gallinis, per annum, 5s.

Pro Cottage Rent Hennes, per annum, 2s. 2d.

Pro 2°lx Rent Egges, per annum, 15d.

Decanus Dunelm. pro 37' quart. et di. ordei, per annum, 4 li. 8s. 8d.

Being paid to the D. by the tennantes, and the D. to answer the house the said rent.

Katherin Whittingham hayth in lease herof dat. secundo August. anno Reginæ 6° in the name of Godfrey Tofte, had

in lottery per D. Whittingham et vall. 100 li. Val. 100 li.
(*in margine*).

Somma hujus vill. 3^{xx} 11 li. 2s. 10d.

COUPON.

Robt. Clifton, pro un. ten. ibidem, per annum, 3 li. 2d.

A lease, dat. Janu. 24^o anno Reginæ 14^o, in the name of Willm. Cliffe in revers. [after the date of a former lease *struck out*], and is to begin at Martinmas next after the date, sic vac. Had to Mr. Cliff in lottery, for which he rec. to his owen use, for fine, 15 li., and yerely 6^o hives of Salt.

Rec. 15 li.

Willm. Marshall, pro uno tenemento ibidem, per annum, ut supra.

A lease, dat. 2^o Aug. anno Reginæ sexto in revers. after the date of a former lease, and had in lottery per Cliff, for which he rec. fine to his owen use, 20 li.

Rec. 20 li.

Willm. Law, pro un. ten. ibidem, per annum, ut supra.

A lease herof in lottery, per Johannem Pilk., first in the name of Roger Hutchinson, and after in the name of Francys Pilkint., which said Lawe paide for fine to John Pilk., his owen handes upon Mai day 1577, 20 li. This lease is dat. Sept. 26^o anno Reginæ 17^o, frome the day of the date.

Rec. 20 li.

Nich. Law, pro uno tenemento ibidem, per annum, ut supra.

A lease in lottery per Johannem Pilk. ut superior, and paid for fine to his owen use, 20 li. Idem dat. cum superior,

Rec. 20 li.

Willm. Cliffton, pro un. ten. ibidem, per annum, ut supra.

Ricus. Wildon, pro un. ten. ibidem, per annum, ut supra.

A lease in lottery per Magistrum Rudd, dat. Marc. 10^o anno Reginæ 15^o, to take place at Martinmas then next, and rec. for fine ad usum proprium, 20 li.

Rec. 20 li.

Robertus Lawrence, pro un. ten. ibidem, per annum, ut supra.

A lease, dat. Julii 15^o, anno Reginæ primo, and is to pay to the house use for a new lease at Mich. and Candelmas next for his fine, 16 li.

A lease hereof in lottery per Mr. Halliday, dated 18 yere of the Q., and unsealed (*in margine*).

Marmaduke Grene, pro un. ten. ibidem, ut supra.

A lease, dat. Janu. 9^o, anno Reginæ 7^o.

Vidua Pickering, pro un. ten. ibidem, per annum, ut supra.

A lease, 21^o Maii anno Reginæ octavo in revers., after a former lease, and had in lottery per Mr. Swifte, who rec. ad usum proprium in mony, 13 li. 6s. 8d., one chalder peace, and other mony that Mr. Eden gave.

Rec. 20 li.

Georg. Davison, pro un. ten. ibidem, ut supra.

A lease, dat. Dec. 10^o, anno Reginæ 14^o, in the name of John Willdon [his wife's brother *struck out*] in revers. after a former lease, and paid for fine to the use of Mr. Rudd, 20 li.

In lottery per Rudd. Rec. 20 li. (*in margine*).

Marmaduke Grene, pro uno cotagio, per annum, 12s.

Johannes Burne, pro uno cotagio ibidem, per annum, 8s.

Johannes Busbe, pro uno cotagio ibidem, per annum, 8s.

Pro ix^o cotag. of severall rentes and in sundry occupations. per annum, 30s. 10d.

Christofor Cotes, pro uno cotagio ibidem, per annum, 4s. 4d.

Tenant. ibidem pro uno cotagio, per annum, 18d.

Tenant. ibidem pro Co'i Furn., per annum, 8s.

Pro Gall. ibidem, per annum, 10s.

Pro Candle weke Silver ibidem, per annum, 2s.

Pro Gillycorne, per annum, ibidem, 3s. 4d.

Pro ij^eij^{xx} Egges, ibidem, per annum, 15d.

Pro Arg. Terr., ibidem, per annum, 46s. 10d.

Pro Metrede ejusdem vill., per annum, 2s. 8d.

Pro Brasinage, ibidem, per annum, 5s.

Pro fir. Sall', viz. xxxvj quarters de Salt, per annum, ibidem, 7 li. 6s.

Pro Barnesgrave, ibidem, per annum, 3 li. 13s. 4d.

Pro xxx bz. le otes, per annum, 12s. 6d.

Summa hujus vill., 48 li. 17s. 9d.

NEWTON BEWLEY.

Tho. Readhead, pro j tenemento ibidem, per annum, 4 li. ob.

A lease dated Janu. 18^o anno Reginæ 14^o, in the name of Mathew Halliday, had in lottery, per Mr. Hallidaie, and rec. to his owne use for a fyne, 24 li. This lease toke place at Martynmas, anno 1573.

Rec. 24 li.

Tho. Ratcliff, pro j tenemento ibidem, per annum, ut supra.

A lease boght of one Beckett to begyne after the deathe of Ratcliffs father, and lacketh the wordes of corporacion.

[*Vide* Sur. Soc., xxxviii. 237, 238, lviii. 315.]

Radus. Waller, pro j tenemento ibidem, per annum, ut supra.

A lease dated Decembr. 9^o anno Reginæ 14^o in his sonne Robt. his name for 21 yeres after Raunph his death. Had in lottery, per Mr. Halliday, and rec. to his owne use for fyne, 16 li.

Rec. 16 li.

Johannes Watson, pro uno tenemento ibidem, per annum, ut supra.

A lease dat. 26^o Novembr. anno Reginæ 8^o to take place at Martinmes before the date.

Vidua Hull, pro uno tenemento ibidem, per annum, ut supra. Standith to hir wedow right.

Thom. Layton, pro uno tenemento ibidem, per annum, ut supra.

Is to pay for a new lease secundum ordinem at Martinmas and Annuntiation next, 12 li. 5s.

A lease herof in lottery, per Mr. Cliff, anno Reginæ 18^o, and unsealed (*in margine*).

Willm. Merington, pro uno tenemento ibidem, per annum, 72s. 2d.

A lease of late and paid to the house use, for his fine, to thandes of Mr. Swifte, besid seale and writing, viz., 33s. 4d.—10 li. 16s. 6d.

Johannis Thomson, pro uno tenemento ibidem, per annum, 4 li. ob.

A lease dat. 12^o Febr. anno Reg. 20^o, from the date and paid for his fine to thandes of Mr. Swifte for the house use, beside seal and writing, 12 li. 1d. ob.

Marmaduke Borne, pro uno tenemento ibidem, per annum, ut supra.

Idem, pro molendino ventritico ibidem, per annum, 4 li.

A lease dat. Dec. 6^o anno Reginæ 14^o to take place after his deathe. He paid to D. Bennet a white nagg. Had in lottery, per Bennet, val. 40 li.

Val. 40 li.

Pro tribus cotagiis ibidem, per annum, 8s. 6d.

Thom. Layton, pro uno crofte ibidem, per annum, 16d.

Tenant. ibidem, pro Grislaws et fen. ibidem, 20s.

Summa hujus villæ, 41 li. 12d.

WOLSTON.

John Marcam, pro uno tenemento ibidem, per annum, 3 li. 4d.

He is to take a lease simply and is to pay but 5 li. for his fine, because he is poore and blinde, 5 li.

A lese in lottery dat. anno Reginæ 18^o, per Johannem Pilk. and unsealed (*in margine*).

Johannis Forest, pro uno tenemento ibidem, per annum, ut supra.

A lease expired.

A lease herof in lottery, anno Reginæ 18°, per Radu. Leuer, unsealed (*in margine*).

Willm. Stere, pro uno tenemento ibidem, ut supra.

A lease dat. 22° Janu. anno Reginæ 13° in the name of Thomas Johnson and in revers. after the death of Willm. Stere, pro ter. 21 annorum, had in lottery, per D. Pilk., and rec. for fine to his owen use, 30 li.

Rec. 30 li.

Peter Marcam, pro uno tenemento ibidem, ut supra.

Maried a wedow and is to pay for hir wedow right, secundum ordinem, at Michs. and Candelmes next, 6 li.

A lease herof, dat. Novembr. 26 anno Reginæ 14°, in lottery, per Mr. Stephenson, but never in possession: val. 30 li. (*in margine*).

Ricardus Grene, pro uno tenemento ibidem, per annum, ut supra.

A lease, dat. Febr. 3° anno Reginæ 10°, in the name of Rowland Stephenson, and in lottery, per Mr. Stephenson, to take place at Martinmes 1570, and he rec. to his owen use 20 li.

Rec. 20 li.

Willm. Todd, pro uno tenemento ibidem, per annum, ut supra.

A lease, dat. Aug. 2° anno Reginæ 6°. [For Joha. Bellamy, expired, and occupied by her sunes, and she shall have her freings durante vita and 3 li. 6. 9. to be qrlly. *An addition in a hand so difficult to read that it may not be precisely represented here.*]

A lease herof in lottery, per Johannem Pilk., unsealed (*in margine*).

Vidua Watson, pro uno tenemento ibidem, per annum, ut supra.

She is to take a lease in hir sonne his name simply, provided she have halfe during hir life, and is to pay fine 10 li.

A lease in lottery, per Mr. Swifte, and remianith in his handes, never possess' (*in margine*).

Val. 30 li.

Wedow Finshe, pro uno tenemento ibidem, per annum, ut supra.

A lease herof, dat. 28° Novembr. anno Reginae 14°, in the name of Willm. Willmas [Williams] of London, in revers. for 21 yeres after the wedows death, had in

lottry, per D. Whittingham, geven to Tho. Harrison,
for which he rec. 30 li. and the wedow yit levinge.

Rec. 30 li.

Radus. Johnson, pro uno tenemento ibidem, per annum, ut supra.

A lease herof, dat. 3^o Jul. anno primo, to begin after the death of John Johnson, this Raph his father, ad. ter. xxij annorum, and lackith the wordes of corporation. His father died at Whitsonday five yeres since. Thay paid for the said lease to Lawrence of Coupon, 12 li. Vac.

Willm. Thorp, pro uno tenemento ibidem per annum, ut supra.

He denyith utterly to disclaime his tennant right, to take any lease, or to pay any fine, and is a great hinderer of others, and was one that joined with Semer in the late complaintes.

Georg. Davison, pro uno tenemento ibidem, per annum, ut supra.

A lease, dat. 28^o Janu., anno Reginæ 14^o in revers., and had in lottery per Mr. Leuer, and paid for by Sr Willm. Hardun [?] to his use, 30 li.

Rec. 30 li.

Robertus Davison, pro uno tenemento ibidem per annum, ut supra.

A lease of late, and paid for the same to thandes of Mr. Swifte for the house use, besides seale and writing, videlicet, 23s. 4d., 8 li. 18s.

Ther was a lease out in lottery per Mr. Stephenson 10^o Dec., anno 14^o, as apperith per registr' (*in margine*).

Nich. Catherige, pro uno tenemento ibidem, per annum, ut supra.

Is to have a lease simply for 21 yeres, and paide for the same to thandes of Ric. Johnson, and remanith to be paid for fine, seale, and writing, 7 li. 2s.; 59s. 4d.

Johannis Billingham, pro libr. fir. ibidem, per annum, 2s. 9d. Georgius Thorp, pro libr. fir. ibidem, per annum, 18s.

Johannis Killingworth, pro lib. fir. ibidem, per annum, 8s.

Raph Catherig, pro libr. fir. ibidem, per annum, 2s. 8d.

Radus. Johnson, pro libr. fir. ibidem, per annum, 5d. ob.

Procur. Capellæ Magdalinae, pro libr. fir. ibidem, per annum, 18d.

Nich. Merrington, pro libr. fir. ibidem, per annum, 3s. 9d.

Radus. Waller, pro libr. fir. ibidem, per annum, 3s.

Radus. Katherig, pro libr. fir. ibidem, per annum, 2s. 1d. ob.

Thom. Watson, pro libr. fir. ibidem, per annum, 14d.

Hered. Palmes, pro libr. fir. ibidem, per annum, 5s.
 Radus. Katherige, pro libr. fir. ibidem, per annum, 3s. 10d.
 Radus. Ransom, pro libr. fir. ibidem, per annum, 4s.
 Radus. Johnson, pro libr. fir. ibidem, per annum, 2d.

Cotag.

James Thorp, pro uno cotagio ibidem, per annum, 9s.
 A lease herof ended at Whitsontide next, and Sym.
 Cominge is to pay for a newe lease.
 Pro xx^o cotag. at severall rent' and occup^a, 5 li. 8s. 10d.

Georg. Thorp, pro molendino aquatrico, per annum, 53s. 4d.
 A lease, dat. 20th Novembr', anno Reginæ 7^o, in lottery per
 Cliff, who rec. for fine to his owen use, 30 li.
 Cliffe. Rec. 30 li.
 Tenentes ibidem, pro dec. feni, per annum, 20s.
 Pro Prior Dale, per annum, 24s.
 Pro cotagio ibidem in quo clericus habitat, 2s. 6d.
 Pro Cōitat ibidem, per annum, 2s. 6d. ob.
 Pro Arg. Terr., per annum, 3s.
 Pro Gillicorne, 3s. 4d.
 Marmaduck Pert pro perc. ter. ibidem, per annum, 20d.
 Sunima hujus vill., 52 li. 15s. 6d. ob.

WALLESEND.

Anthony Rey, pro uno tenemento ibidem, per annum, 33s.
 4d.
 A lease, dat. Julii 18^o, anno Reginæ 6^o.
 Wedow Hinemers, pro uno tenemento ibidem, per annum,
 ut supra.
 A lease, dat. 22 Janu. anno Reginæ 14^o, in the name
 of Xpofor Goodbarn', had in lottery per D. Pilk., and
 rec. for fine to his owen use, 18 li.
 Rec. 18 li.

Ric. Punshion, pro uno tenemento ibidem, per annum, ut
 supra.
 A lease, dat. Sept. primo, anno Reginæ quarto.
 Ricardus Stot, pro uno tenemento ibidem, per annum, ut
 supra.
 A lease, dat. 10^o Dec. anno Reginæ 14^o, in the name of
 John' Wildon in lottery, per D. Rudd, and rec. for the
 same to his owen use, 16 li.
 Rec. 16 li.

Ricardus Rey, pro uno tenemento ibidem, per annum, ut
 supra.
 A lease hearof in lottery, per Rudd, et ec. 16 li.

Henrie Stott is to have a lease hearof, and to pay fyne.
Xpofor Preston, pro uno tenemento ibidem, per annum, ut
supra.

A lease, dat. 10° Janu. anno Reginæ dec. quart. [Dec. 10,
anno 14°, from Martymas followinge *in margine.*] in the name of Thomas Wood, gen., had in lottery, per
D. Whittingham, and rec. for fine, per Robt. Chapman,
16 li. Rec. 16 li.

Ricardus Rey, for a cotag' ibidem, per annum, 5s. 4d.

Valentine Durham, pro uno tenemento ibidem, per annum,
ut supra.

He is to have a newe lease, and to pay for the same to
the house use at Mich. and Candelmas next, 5 li.

A lease in lottery, per Mr. Halleday, dat. anno Reginæ
18°, unssealed (*in mdrgine.*).

Tenant. ibidem, pro firm. Bosc. ibidem, per annum, 26s. 8d.

Pro Arg. Terr. ibidem, per annum, 16s.

Pro Gellicorne ibidem, per annum, 2s. 2d.

Summa hujus villæ, 14 li. 12s. 3d.

MUGLESWICK.

Pro Manerio de Mugleswick, being the corps of Mr. Leuer,
Bunny, and Mr. Shawe, preb., per annum, 25 li. 3s. 4d.

Gilbert Swinborne, pro. fir. ibidem, per annum, 53s. 4d. per
patten.

Vidua Marshe, pro molendino aquatrico ibidem, per annum,
30s.

A lease, dat. June 23°, anno 15° Reginæ, per Dean
Whittingham.

Vidua Marsh, pro Edes bridge, per annum, 5s.

Summa hujus villæ, 29 li. 11s. 8d.

EDMONDBYERS.

Xpofor Maugham, pro uno tenemento ibidem, per annum,
15s. 8d.

Thomas Blowmer, pro uno tenemento ibidem, ut supra.

Roland Havers, pro uno tenemento ibidem, ut supra.

Willm. Ellison, similiter ut super.

Wedow Andro, similiter ut super.

James Oliuer, similiter ut super.

Cuthbert Snowball, similiter ut superum.

Johannes Oliuer, similiter ut sup^{or}.

Willm. Ellison, pro duabus acris terræ, per annum, 16d.

Tenentes ibidem, pro uno cotagio, per annum, 12d.; et di.
acrae terræ, per annum, 4d.

Mr. Hospitalis de Shereborne, pro Petonsake, per annum, 2s.

Summa hujus villæ, 6 li. 10s.

A BREF COLLECTION OF ALL SUCH LEASES AS HAVE
BENE GRANTED AT SUNDRY LOTTERYS BY THE
LATE D. OF DURHM. AND THE PREBENDARIES
THERE.

Mr. D. Whittingham, xxix leases by lottery, ut pat. per
istum librum, and ammountith to 8^c. 4^{xx}. 6 li., et 40 li. for
Jesus Miln.

Mr. Robt. Swifte, preb., xj^o leases by lottery, ut patet per
istum librum, amountith to 4^c. 11 li. 13s. 4d.

And thre leases unsealed by him clamed as granted.

Radus. Leuer, prebend., v^o leases by lottery, ut patet per
istum librum, and amountith to 1^c. 26 li. 13s. 4d.

And haith unsealed and granted as he clamith.

Johannes Pilk., prebend., xi^o leases by lottery, ut patet per
istum librum, and amountith to 5^c. 27 li.

And hayth unsealed vth, which he clamith as granted.

Adam Halliday, vij^o leases by lottery, ut patet per istum
librum, and amountithe to 3^c. 22 li.

And hayth vij^o unsealed, which he clamith by grant.

Georgius Cliff, vij^o leases in lottery, ut patet per istum
librum, and amountith to 1^c. 36 li.

And hayth v^o unsealed, which he clamith by grant.

D. Pilk., ix^o leases, in lottery, ut patet per istum librum, and
amountith to 4^c. 18 li.

And hayth thre leases unsealed, which he clamith per
grant.

D. Bennet, xij^o leases in lottery, ut patet per istum librum,
and amountith to 3^c. 56 li. 6s. 8d.

Willm. Stephenson, xv^o leases in lottery, ut patet per istu'
librum, and amountith to 3^c. 4^{xx}. 14 li.

And haith twoe leases unsealed, as is clamed by grant.

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Willm. Clifton of COWPON.

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Robt. Rose } de FERRY.
John. Gray }

Robt. Pearson
Willm. Baynes }
Willm. Pereson, senior } de MIDMERRINGTON.
Willm. Person, junior }

Anth. Laxe
Bryan Robinson } de WEST MERINGTON.
John. Laxe }

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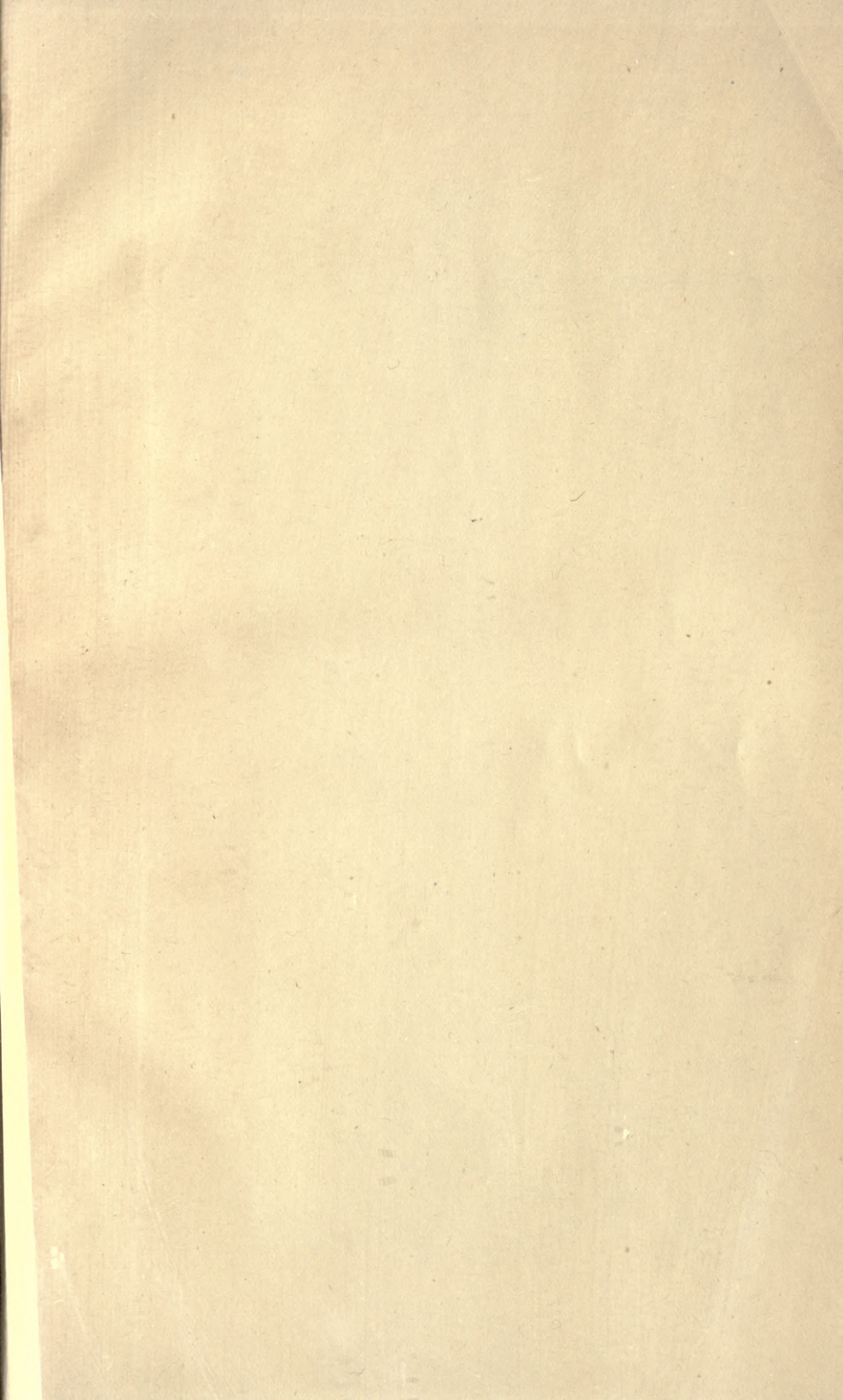
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